#### PUTNAM COUNTY BUILDING COMMISSION

Waterworks Revenue Bonds, Series 2000 A (West Virginia Water Development Authority)

Date of Closing: January 27, 2000

BOND TRANSCRIPT

#### STEPTOE & JOHNSON

Vincent A. Collins, Esquire 3rd and Main Street Bank One Center, Sixth Floor Clarksburg, WV 26302 (304)624-8161 collinva@steptoe-johnson.com John C. Stump, Esquire 707 Virginia Street, East Bank One Center, Seventh Floor Charleston, WV 25326 (304)353-8196 stumpjc@steptoe-johnson.com

## **PUTNAM COUNTY BUILDING COMMISSION**

Waterworks Revenue Bonds, Series 2000 A (West Virginia Water Development Authority)

#### **BOND TRANSCRIPT**

#### **Table of Contents**

## **BASIC DOCUMENTS**

1.	Bond Ordinance
2.	Supplemental Resolution
3.	Conformed Ordinance
4.	Deed of Trust, Security Agreement and Fixture Filing
5.	Loan Agreement
. 6.	Public Service Commission Orders
7.	Infrastructure Council Approval
8.	Financing Statements
9.	Certificates of Recordation of Documents with County Clerk and Secretary of State
10.	Cross-Receipt for Bonds and Bond Proceeds
11.	Direction to Authenticate and Deliver Bonds
12.	Specimen Bond

#### **OPINIONS OF COUNSEL**

- 13. Approving Opinion of Steptoe & Johnson, Bond Counsel
- 14. Opinion of Franklin L. Gritt, Jr., Counsel to Issuer
- 15. Title Opinion
- 16. Opinion of Jackson & Kelly, Counsel to Company

#### **CERTIFICATES**

- 17. General Certificate of Issuer and Attorney
- 18. Certificate of Company
- 19. Certificate of Engineer, with Schedule A Attached
- 20. Certificate of Certified Public Accountant

### **DOCUMENTS OF THE ISSUER**

- 21. County Commission Order Creating Issuer
- 22. County Commission Orders Appointing Current Members of Issuer
- 23. Oaths of Office
- 24. Bylaws of Issuer
- Minutes on Adoption of Bond Ordinance and Supplemental Resolution
- 26. Affidavit of Publication of Abstract of Bond Ordinance and Notice of Public Hearing
- 27. Municipal Bond Commission New Issue Report

## MISCELLANEOUS DOCUMENTS

28.	Acceptance by City National Bank of West Virginia of Appointment as Depository Bank
29.	Acceptance by One Valley Bank, National Association, of Duties as Registrar
30.	Certificate of Registration of Bonds
31.	Registrar's Agreement
32.	Agreement between Issuer and Company
33.	Assignment Separate from Bond
34.	Ordinance of The County Commission of Putnam County
35.	RESERVED
36.	Certified copies of Chapter 8, Article 33, Chapter 8, Article 16 of the West Virginia Code of 1931, as amended

01/26/00 731000/97001

-
ene en de la company de la
redstromanomentenskapskapskapskapskapskapskapskapskapskap

#### \*ORDINANCE AMENDED BY SUPPLEMENTAL RESOLUTION ADOPTED ON JANUARY 26, 2000

## **PUTNAM COUNTY BUILDING COMMISSION**

## WATERWORKS REVENUE BONDS, SERIES 2000 A (WEST VIRGINIA WATER DEVELOPMENT AUTHORITY)

#### **BOND ORDINANCE**

#### **Table of Contents**

Subject		Page
s	ARTICLE I TATUTORY AUTHORITY, FINDINGS AND DEFINITIONS	·
Section 1.01	Authority for this Ordinance	1
Section 1.02	Findings	1
Section 1.03	Bond Legislation Constitutes Contract	3
Section 1.04	Definitions	4
	ARTICLE II AUTHORIZATION OF ACQUISITION AND CONSTRUCTION OF THE PROJECT	
Section 2.01	Authorization of Acquisition and Construction of the Project	10
	ARTICLE III HORIZATION, TERMS, EXECUTION, REGISTRATION AND C OF BONDS; AUTHORIZATION AND EXECUTION OF LOAN AGREEMENT	
Section 3.01	Authorization of Bonds	11
Section 3.02	Terms of Bonds	11

Section 3.03	Execution of Bonds	12
Section 3.04	Authentication and Registration	12
Section 3.05	Negotiability, Transfer and Registration	12
Section 3.06	Bonds Mutilated, Destroyed, Stolen or Lost	13
Section 3.07	Bonds not to be Indebtedness of the Issuer	13
Section 3.08	Bonds Secured by Pledge of Revenues	13
Section 3.09	Delivery of Bonds	14
Section 3.10	Form of Bonds	14
	FORM OF BOND	15
Section 3.11	Sale of Bonds; Approval and Ratification of Execution of	
	Loan Agreement	21
Section 3.12	"Amended Schedule A" Filing	21
	ARTICLE IV	
	[RESERVED]	22
	ARTICLE V	
FUNDS ANI	O ACCOUNTS; REVENUES AND APPLICATION THEREOF	
Section 5.01	Establishment of Funds and Accounts with Depository	
Bank		23
Section 5.02	Establishment of Funds and Accounts with Commission	23
Section 5.03	Revenues; Flow of Funds	23
	ARTICLE VI	
BON	D PROCEEDS; CONSTRUCTION DISBURSEMENTS	
Section 6.01	Application of Bond Proceeds; Pledge of Unexpended	
	Bond Proceeds	27
Section 6.02	Disbursements From the Bond Construction Trust Fund	28
	ARTICLE VII	
	ADDITIONAL COVENANTS OF THE ISSUER	
Section 7.01	General Covenants of the Issuer	29
Section 7.02	Bonds not to be Indebtedness of the Issuer	29
Section 7.03	Bonds Secured by Pledge of Revenues	29
Section 7.04	Rates and Charges	29
Section 7.05	Sale of the Series 2000 A Facilities	29
Section 7.06	Issuance of Other Obligations Payable Out of Revenues	
n m	and General Covenant Against Encumbrances	30
Section 7.07	[RESERVED]	31

Section 7.08	Books; Records and Audit	31
Section 7.09	Rates	33
Section 7.10	Operating Budget and Monthly Financial Report	33
Section 7.11	Engineering Services and Operating Personnel	33
Section 7.12	No Competing Franchise	34
Section 7.13	Enforcement of Collections	34
Section 7.14	No Free Services	35
Section 7.15	Insurance and Construction Bonds	35
Section 7.16	Connections	36
Section 7.17	Completion of Project; Permits and Orders	37
Section 7.18	Compliance with Loan Agreement and Law	37
Section 7.19	Tax Covenants	37
Section 7.20	Securities Laws Compliance	38
Section 7.21	Contracts; Public Releases	38
Section 7.22	Deed of Trust and Security Agreement	38
	ARTICLE VIII	
	INVESTMENT OF FUNDS	
Section 8.01	Investments	39
Section 8.02	[RESERVED]	39
Section 8.03	[RESERVED]	39
	ARTICLE IX	
	DEFAULT AND REMEDIES	
Section 9.01	Events of Default	40
Section 9.02	Remedies	40
Section 9.03	Appointment of Receiver	40
	ARTICLE X	
	DEFEASANCE	
Section 10.01	Defeasance of Bonds	43
	ARTICLE XI	
	MISCELLANEOUS	
Section 11.01	Amendment or Modification of Bond Legislation	44
Section 11.02	Bond Legislation Constitutes Contract	44
Section 11.03	Severability of Invalid Provisions	44
Section 11.04	Headings, Etc.	44

Section 11.05	Conflicting Provisions Repealed	44
Section 11.06	Covenant of Due Procedure, Etc.	44
Section 11.07	Effective Date	45
Section 11.08	Statutory Notice and Public Hearing	45
	SIGNATURES	45
	CERTIFICATION	46
	EXHIBIT A	47

#### PUTNAM COUNTY BUILDING COMMISSION

ORDINANCE AUTHORIZING THE ACQUISITION AND CONSTRUCTION OF A NEW PUBLIC WATERWORKS SYSTEM OF THE PUTNAM COUNTY BUILDING COMMISSION AND THE FINANCING OF THE COST, NOT OTHERWISE PROVIDED, THEREOF THROUGH THE ISSUANCE BY THE ISSUER OF NOT MORE THAN \$10,000,000 IN AGGREGATE PRINCIPAL AMOUNT OF WATERWORKS REVENUE BONDS, SERIES 2000 A (WEST VIRGINIA WATER DEVELOPMENT AUTHORITY): PROVIDING FOR THE RIGHTS AND REMEDIES OF AND SECURITY FOR THE REGISTERED OWNERS OF SUCH BONDS; AUTHORIZING EXECUTION AND DELIVERY OF ALL DOCUMENTS RELATING TO THE ISSUANCE OF SUCH BONDS; APPROVING, RATIFYING CONFIRMING A LOAN AGREEMENT RELATING TO SUCH BONDS; AUTHORIZING THE SALE AND PROVIDING FOR THE TERMS AND PROVISIONS OF SUCH BONDS AND ADOPTING OTHER PROVISIONS RELATING THERETO.

BE IT ORDAINED AND ENACTED BY THE PUTNAM COUNTY BUILDING COMMISSION:

#### **ARTICLE I**

#### STATUTORY AUTHORITY, FINDINGS AND DEFINITIONS

Section 1.01. Authority for this Ordinance. This Ordinance (together with any ordinance, order or resolution supplemental hereto or amendatory hereof, the "Bond Legislation") is enacted pursuant to the provisions of Chapter 8, Article 33 of the West Virginia Code of 1931, as amended (the "Act") and certain provisions of Chapter 8, Article 16 of the West Virginia Code of 1931, as amended (collectively with the Act, the "Bond Act"), and other applicable provisions of law.

Section 1.02. Findings. It is hereby found, determined and declared that:

A. The Putnam County Building Commission (the "Issuer") is a public corporation with perpetual existence and a county building commission within the meaning

of the Act, duly created pursuant to a resolution adopted by the County Commission of Putnam County (the "County Commission") on August 28, 1980.

- B. The Issuer does not presently own or operate a public waterworks system. However, the County Commission has requested and it is deemed necessary and desirable for the health and welfare of the inhabitants of Putnam County that there be acquired and constructed a public waterworks system of the Issuer, consisting of certain water lines and mains, together with all appurtenant facilities, (collectively, the "Project" or the "Series 2000 A Facilities").
- C. The Issuer has determined that the Series 2000 A Facilities should be operated, maintained, repaired and replaced by West Virginia-American Water Company, a West Virginia corporation (the "Company"), pursuant to the terms of an Agreement by and between the Issuer and the Company, to be executed in January, 2000, (the "2000 A O & M Agreement").
- D. The County Commission, with the assistance of the Company, has provided the Issuer with plans and specifications for the acquisition, construction and equipping of the Project, which plans and specifications have been prepared by the Company as Consulting Engineers and have heretofore been filed with the Issuer. The Issuer has agreed to appoint the Company, and the Company has agreed to accept such appointment, as its agent for the purpose of acquisition, construction and equipping of the Project. The Issuer and the County Commission have also determined that the customers served by the Series 2000 A Facilities should pay a monthly surcharge to the County Commission (the "Surcharges"), which Surcharges have been approved by the West Virginia Public Service Commission.
- E. The Issuer will receive all of its Revenues (hereinafter defined) under and pursuant to the 2000 A O & M Agreement, which has been approved by the Public Service Commission of West Virginia. The Revenues to be paid by the Company to the Issuer under the 2000 A O & M Agreement will be sufficient to pay all cost of operation and maintenance of the System, to pay the principal of and interest on the Series 2000 A Bonds and to make payments into all funds and accounts and other payments provided for herein.
- F. It is deemed necessary for the Issuer to issue its Waterworks Revenue Bonds, Series 2000 A (West Virginia Water Development Authority), in the total aggregate principal amount of not more than \$10,000,000 (the "Series 2000 A Bonds"), initially to be represented by a single bond, to permanently finance the costs of acquisition and construction of the Project. Said costs shall be deemed to include the cost of all property rights, easements and franchises deemed necessary or convenient therefor; interest upon the Series 2000 A Bonds prior to and during acquisition and construction of the Project and for a period not exceeding 6 months after completion of acquisition and construction of the Project; engineering and legal expenses; expenses for estimates of costs and revenues, expenses for

plans, specifications and surveys; other expenses necessary or incident to determining the feasibility or practicability of the enterprise, administrative expense, commitment fees, fees and expenses of the West Virginia Water Development Authority (the "Authority"), discount, initial fees for the services of registrars, paying agents, depositories or trustees or other costs in connection with the sale of the Series 2000 A Bonds and such other expenses as may be necessary or incidental to the financing herein authorized, the acquisition or construction of the Project and the placing of same in operation, and the performance of the things herein required or permitted, in connection with any thereof, provided, that reimbursement to the Issuer for any amounts expended by it for allowable costs prior to the issuance of the Series 2000 A Bonds or the repayment of indebtedness incurred by the Issuer for such purposes shall be deemed Costs of the Project, as hereinafter defined.

- G. The period of usefulness of the Series 2000 A Facilities after completion of the Project is not less than 40 years.
- H. It is in the best interests of the Issuer that its Series 2000 A Bonds be sold to the Authority pursuant to the terms and provisions of a loan agreement to be entered into by and between the Issuer and the Authority, in form satisfactory to the Issuer and the Authority, as shall be approved by supplemental resolution of the Issuer.
- I. There are no outstanding bonds or other obligations of the Issuer which will rank prior to or on a parity with or junior and subordinate to the Series 2000 A Bonds as to liens, pledge, source of and security for payment.
- J. The Issuer has complied with all requirements of West Virginia law and the Loan Agreement relating to authorization of the acquisition, construction and operation of the Series 2000 A Facilities and issuance of the Series 2000 A Bonds, or will have so complied prior to issuance of any thereof, including, among other things, the approval of the Project by the West Virginia Infrastructure and Jobs Development Council and the obtaining of a certificate of convenience and necessity from the Public Service Commission of West Virginia by final order, the time for rehearing and appeal of which will either have expired prior to the date of issuance of the Series 2000 A Bonds or such final order will not be subject to appeal or rehearing.
- K. The Project has been approved by the West Virginia Infrastructure and Jobs Development Council as required under Chapter 31, Article 15A of the West Virginia Code of 1931, as amended.
- Section 1.03. Bond Legislation Constitutes Contract. In consideration of the acceptance of the Series 2000 A Bonds by the registered owners of the same from time to time, this Bond Legislation shall be deemed to be and shall constitute a contract between the Issuer and such Bondholders, and the covenants and agreements herein set forth to be performed by the Issuer shall be for the equal benefit, protection and security of the

Bondholders of any and all of such Bonds, all which shall be of equal rank and without preference, priority or distinction between any one Bond and any other Bonds and by reason of priority of issuance or otherwise, except as expressly provided therein and herein.

Section 1.04. <u>Definitions</u>. The following terms shall have the following meanings herein unless the context expressly requires otherwise:

"Act" means Chapter 8, Article 33 of the West Virginia Code of 1931, as amended and in effect on the date of enactment hereof.

"Authority" means the West Virginia Water Development Authority, which is expected to be the original purchaser and Registered Owner of the Series 2000 A Bonds, or any other agency, board or department of the State that succeeds to the functions of the Authority.

"Authorized Officer" means the Chairman of the Issuer, or any other officer of the Issuer specifically designated by resolution of the Issuer.

"Bondholder," "Holder of the Bonds," "Holder," "Registered Owner" or any similar term whenever used herein with respect to an outstanding Bond or Bonds, means the person in whose name such Bond is registered.

"Bond Act" means, collectively, the Act and certain provisions of Chapter 8, Article 16 of the West Virginia Code of 1931, as amended.

"Bond Legislation," "Ordinance," "Bond Ordinance" or "Local Act" means this Bond Ordinance and all ordinances, orders and resolutions supplemental hereto or amendatory hereof.

"Bond Registrar" means the bank or other entity to be designated as such in the Supplemental Resolution and its successors and assigns.

"Bonds" means the Series 2000 A Bonds and, where appropriate, any bonds on a parity therewith subsequently authorized to be issued hereunder or by another ordinance of the Issuer.

"Bond Year" means the 12-month period beginning on the anniversary of the Closing Date in each year and ending on the day prior to the anniversary date of the Closing Date in the following year, except that the first Bond Year shall begin on the Closing Date.

"Chairman" means the Chairman of the Issuer.

"Closing Date" means the date upon which there is an exchange of the Series 2000 A Bonds for the proceeds representing the purchase price of the Series 2000 A Bonds from the Authority.

"Code" means the Internal Revenue Code of 1986, as amended, and the Regulations.

"Commission" means the West Virginia Municipal Bond Commission or any other agency of the State of West Virginia that succeeds to the functions of the Commission.

"Company" means West Virginia-American Water Company, a West Virginia corporation.

"Consulting Engineers" means West Virginia-American Water Company, so long as the 2000 A O & M Agreement is in effect, and upon the termination of the 2000 A O & M Agreement, any qualified engineer or firm of engineers, licensed by the State, that shall at any time hereafter be procured by the Issuer as Consulting Engineers for the Series 2000 Facilities or any portion thereof, in accordance with Chapter 5G, Article 1 of the West Virginia Code of 1931, as amended; provided, however, that the Consulting Engineers shall not be a regular, full-time employee of the State or any of its agencies, commissions or political subdivisions.

"Costs" or "Costs of the Project" means those costs described in Section 1.02F hereof to be a part of the cost of acquisition and construction of the Project.

"County Commission" means The County Commission of Putnam County, Putnam County, West Virginia, a political subdivision of the State of West Virginia.

"Depository Bank" means the bank designated as such in the Supplemental Resolution, and its successors and assigns.

"FDIC" means the Federal Deposit Insurance Corporation and any successor to the functions of the FDIC.

"Fiscal Year" means each 12-month period beginning on July 1 and ending on the succeeding June 30.

"Government Obligations" means direct obligations of, or obligations the timely payment of the principal of and interest on which is guaranteed by, the United States of America.

"Herein," "hereto" and similar words shall refer to this entire Bond Legislation.

"Independent Certified Public Accountants" means any certified public accountant or firm of certified public accountants that shall at any time hereafter be retained by the Issuer to prepare an independent annual or special audit of the accounts of the Series 2000 A Facilities or for any other purpose except keeping the accounts of the Series 2000 A Facilities in the normal operation of its business and affairs.

"Issuer" means the Putnam County Building Commission, a public corporation with perpetual existence and a county building commission within the meaning of the Act, and, as appropriate, its agents and assigns.

"Loan Agreement" means the Loan Agreement to be entered into between the Authority and the Issuer, providing for the purchase of the Series 2000 A Bonds from the Issuer by the Authority, the form of which shall be approved, and the execution and delivery by the Issuer authorized and directed or ratified by the Supplemental Resolution.

"Net Proceeds" means the face amount of the Series 2000 A Bonds, plus accrued interest and premium, if any, less original issue discount, if any.

"2000 A O & M Agreement" means the Agreement between the Issuer and the Company, dated as of, and executed in, January, 2000, relating to the acquisition, construction and equipping of the Project and the subsequent operation, maintenance, repair and replacement of the Series 2000 A Facilities, as it may be amended from time to time and as approved by the Public Service Commission of West Virginia.

"Operating Expenses" means the reasonable, proper and necessary costs of repair, operation and maintenance of the Series 2000 A Facilities, as hereinafter defined, and includes, without limiting the generality of the foregoing, administrative, engineering, legal, auditing and insurance expenses, other than those capitalized as part of the Costs, fees and expenses of the Authority, fiscal agents, the Depository Bank, the Registrar and the Paying Agent (all as herein defined), other than those capitalized as part of the Costs, payments to pension or retirement funds, taxes and such other reasonable operating costs and expenses as should normally and regularly be included under generally accepted accounting principles; provided, that "Operating Expenses" does not include payments on account of the principal of or redemption premium, if any, or interest on the Series 2000 A Bonds, charges for depreciation, losses from the sale or other disposition of, or from any decrease in the value of, capital assets, amortization of debt discount or such miscellaneous deductions as are applicable to prior accounting periods.

"Outstanding" when used with reference to Bonds and as of any particular date, describes all Bonds theretofore and thereupon being authenticated and delivered except (i) any Bond canceled by the Bond Registrar at or prior to said date; (ii) any Bond for the payment of which moneys, equal to its principal amount and redemption premium, if applicable, with interest to the date of maturity or redemption, shall be in trust hereunder, and set aside for

such payment (whether upon or prior to maturity); (iii) any Bond deemed to have been paid as provided in Article X hereof; and (iv) for purposes of consents or other action by a specified percentage of Bondholders, any Bonds registered to the Issuer.

"Parity Bonds" means additional Bonds issued under the provisions and within the limitations prescribed by Section 7.07 hereof.

"Paying Agent" means the Commission or such other entity or authority as may be designated as a Paying Agent by the Issuer in the Supplemental Resolution.

"Program" means the Authority's loan program, under which the Authority purchases the water development revenue bonds of local governmental entities satisfying certain legal and other requirements with the proceeds of the water development revenue bonds of the Authority.

"Project" or "Series 2000 A Facilities" means the Project as described in Section 1.02B hereof.

"Qualified Investments" means and includes any of the following:

- (a) Government Obligations;
- (b) Government Obligations which have been stripped of their unmatured interest coupons, interest coupons stripped from Government Obligations, and receipts or certificates evidencing payments from Government Obligations or interest coupons stripped from Government Obligations;
- (c) Bonds, debentures, notes or other evidences of indebtedness issued by any of the following agencies: Banks for Cooperatives; Federal Intermediate Credit Banks; Federal Home Loan Bank System; Export-Import Bank of the United States; Federal Land Banks; Government National Mortgage Association; Tennessee Valley Authority; or Washington Metropolitan Area Transit Authority;
- (d) Any bond, debenture, note, participation certificate or other similar obligations issued by the Federal National Mortgage Association to the extent such obligation is guaranteed by the Government National Mortgage Association or issued by any other federal agency and backed by the full faith and credit of the United States of America;

- (e) Time accounts (including accounts evidenced by time certificates of deposit, time deposits or other similar banking arrangements) which, to the extent not insured by the FDIC, shall be secured by a pledge of Government Obligations, provided, that said Government Obligations pledged either must mature as nearly as practicable coincident with the maturity of said time accounts or must be replaced or increased so that the market value thereof is always at least equal to the principal amount of said time accounts:
- (f) Money market funds or similar funds whose only assets are investments of the type described in paragraphs (a) through (e) above;
- agreements, fully secured by Repurchase (g) investments of the types described in paragraphs (a) through (e) above, with banks or national banking associations which are members of FDIC or with government bond dealers recognized as primary dealers by the Federal Reserve Bank of New York, provided, that said investments securing said repurchase agreements either must mature as nearly as practicable coincident with the maturity of said repurchase agreements or must be replaced or increased so that the market value thereof is always at least equal to the principal amount of said repurchase agreements, and provided further that the holder of such repurchase agreement shall have a prior perfected security interest in the collateral therefor; must have (or its agent must have) possession of such collateral; and such collateral must be free of all claims by third parties;
- (h) The West Virginia "consolidated fund" managed by the West Virginia Investment Management Board pursuant to Chapter 12, Article 6 of the West Virginia Code of 1931, as amended; and
- (i) Obligations of States or political subdivisions or agencies thereof, the interest on which is exempt from federal income taxation, and which are rated at least "A" by Moody's Investors Service, Inc. or Standard & Poor's Corporation.

"Registered Owner," "Bondholder," "Holder" or any similar term means, whenever used herein with respect to an outstanding Bond or Bonds, the person in whose name such Bond is registered.

"Registrar" means the Bond Registrar.

"Regulations" means temporary and permanent regulations promulgated under the Code, or any predecessor thereto.

"Revenues" means all revenues to be paid to or on behalf of the Issuer by the Company under the 2000 A O & M Agreement; provided that, in the event the 2000 A O & M Agreement is terminated, all receipts, revenues, income and other monies from the subsequent leasing, subleasing, operation, management, sale or other disposition of the Series 2000 A Facilities, or any part thereof, and all rights to receive the same, determined in accordance with generally accepted accounting principles; provided, however, that any surcharges paid by customers of the Series 2000 A Facilities shall not be considered to be Revenues.

"Revenue Fund" means the Revenue Fund established by Section 5.01 hereof.

"Secretary" means the Secretary of the Issuer.

"Series 2000 A Bonds" means the Waterworks Revenue Bonds, Series 2000 A (West Virginia Water Development Authority), of the Issuer, authorized by this Ordinance.

"Series 2000 A Bonds Construction Trust Fund" means the Series 2000 A Bonds Construction Trust Fund established by Section 5.01 hereof.

"Series 2000 A Bonds Sinking Fund" means the Series 2000 A Bonds Sinking Fund established by Section 5.02 hereof.

"Series 2000 A Facilities" means the Project and any further additions, betterments and improvements thereto hereafter constructed or acquired from any sources whatsoever.

"State" means the State of West Virginia.

"Supplemental Resolution" means any resolution, ordinance or order of the Issuer supplementing or amending this Ordinance and, when preceded by the article "the," refers specifically to the supplemental resolution authorizing the sale of the Series 2000 A Bonds; provided, that any matter intended by this Ordinance to be included in the Supplemental Resolution with respect to the Series 2000 A Bonds and not so included, may be included in another Supplemental Resolution.

Words importing singular number shall include the plural number in each case and vice versa; words importing persons shall include firms and corporations; and words importing the masculine, feminine or neutral gender shall include any other gender.

#### **ARTICLE II**

## AUTHORIZATION OF ACQUISITION AND CONSTRUCTION OF THE PROJECT

Section 2.01. Authorization of Acquisition and Construction of the Project. There is hereby authorized and ordered the acquisition and construction of the Project, at an estimated cost of not to exceed \$10,000,000, in accordance with the plans and specifications which have been prepared by the Company, heretofore filed in the office of the Issuer. The proceeds of the Series 2000 A Bonds hereby authorized shall be applied as provided in Article VI hereof. The Issuer, with the assistance of the Company, has received bids and will enter into contracts for the acquisition and construction of the Project, compatible with the financing plan submitted to the Authority.

The cost of the Project is estimated not to exceed \$10,000,000, of which the entire amount will be obtained from proceeds of the Series 2000 A Bonds.

#### **ARTICLE III**

## AUTHORIZATION, TERMS, EXECUTION, REGISTRATION AND SALE OF BONDS; AUTHORIZATION AND EXECUTION OF LOAN AGREEMENT

Section 3.01. Authorization of Bonds. For the purposes of capitalizing interest on the Series 2000 A Bonds, paying Costs of the Project not otherwise provided for and paying certain costs of issuance and related costs, or any or all of such purposes, as determined by the Supplemental Resolution, there shall be and hereby are authorized to be issued the negotiable Series 2000 A Bonds of the Issuer. The Series 2000 A Bonds shall be issued as a single bond, designated "Waterworks Revenue Bond, Series 2000 A (West Virginia Water Development Authority)," in the principal amount of not more than \$10,000,000, and shall have such terms as set forth hereinafter and in the Supplemental Resolution. The proceeds of the Series 2000 A Bonds remaining after capitalizing interest on the Series 2000 A Bonds, if any, shall be deposited in or credited to the Series 2000 A Bonds Construction Trust Fund established by Section 5.01 hereof.

Section 3.02. Terms of Bonds. The Series 2000 A Bonds shall be issued in such principal amounts; shall bear interest at such rate or rates, not exceeding the then legal maximum, payable semiannually on such dates; shall mature on such dates and in such amounts; and shall be redeemable, in whole or in part, all as the Issuer shall prescribe in a Supplemental Resolution or as specifically provided in the Loan Agreement. The Bonds shall be payable as to principal at the office of the Paying Agent, in any coin or currency which, on the dates of payment of principal is legal tender for the payment of public or private debts under the laws of the United States of America. Interest on the Bonds shall be paid by check or draft of the Paying Agent mailed to the Registered Owner thereof at the address as it appears on the books of the Bond Registrar, or by such other method as shall be mutually agreeable so long as the Authority is the Registered Owner thereof.

Unless otherwise provided by the Supplemental Resolution, the Series 2000 A Bonds shall be issued in the form of a single bond, fully registered to the Authority, with a debt service schedule attached, representing the aggregate principal amount of the Series 2000 A Bonds, all as provided in the Supplemental Resolution. The Bonds shall be exchangeable at the option and expense of the Registered Owner for another fully registered Bond or Bonds of the same series in aggregate principal amount equal to the amount of said Bonds then Outstanding and being exchanged, with principal installments or maturities, as applicable, corresponding to the dates of payment of principal installments of said Bonds; provided, that the Authority shall not be obligated to pay any expenses of such exchange.

Subsequent series of Bonds, if any, shall be issued in fully registered form and in denominations as determined by a Supplemental Resolution. Such Bonds shall be dated

as of the date specified in a Supplemental Resolution and shall bear interest from the date so specified therein.

Section 3.03. Execution of Bonds. The Series 2000 A Bonds shall be executed in the name of the Issuer by the Chairman, and the seal of the Issuer shall be affixed thereto or imprinted thereon and attested by the Secretary. In case any one or more of the officers who shall have signed or sealed any of the Bonds shall cease to be such officer of the Issuer before the Bonds so signed and sealed have been actually sold and delivered, such Bonds may nevertheless be sold and delivered as herein provided and may be issued as if the person who signed or sealed such Bonds had not ceased to hold such office. Any Bonds may be signed and sealed on behalf of the Issuer by such person as at the actual time of the execution of such Bonds shall hold the proper office in the Issuer, although at the date of such Bonds such person may not have held such office or may not have been so authorized.

Section 3.04. Authentication and Registration. No Series 2000 A Bond shall be valid or obligatory for any purpose or entitled to any security or benefit under this Bond Legislation unless and until the Certificate of Authentication and Registration on such Bond, substantially in the form set forth in Section 3.10 hereof, shall have been manually executed by the Bond Registrar. Any such executed Certificate of Authentication and Registration upon any such Bond shall be conclusive evidence that such Bond has been authenticated, registered and delivered under this Bond Legislation. The Certificate of Authentication and Registration on any Bond shall be deemed to have been executed by the Bond Registrar if manually signed by an authorized officer of the Bond Registrar, but it shall not be necessary that the same officer sign the Certificate of Authentication and Registration on all of the Bonds issued hereunder.

Section 3.05. Negotiability, Transfer and Registration. Subject to the provisions for transfer of registration set forth below, the Series 2000 A Bonds shall be and have all of the qualities and incidents of negotiable instruments under the Uniform Commercial Code of the State of West Virginia, and each successive Holder, in accepting any of said Bonds, shall be conclusively deemed to have agreed that such Bonds shall be and have all of the qualities and incidents of negotiable instruments under the Uniform Commercial Code of the State of West Virginia, and each successive Holder shall further be conclusively deemed to have agreed that said Bonds shall be incontestable in the hands of a bona fide holder for value.

So long as any of the Bonds remain outstanding, the Issuer, through the Bond Registrar or its agent, shall keep and maintain books for the registration and transfer of the Bonds.

The registered Bonds shall be transferable only upon the books of the Bond Registrar, by the registered owner thereof in person or by his attorney duly authorized in

writing, upon surrender thereto together with a written instrument of transfer satisfactory to the Bond Registrar duly executed by the registered owner or his duly authorized attorney.

In all cases in which the privilege of exchanging Bonds or transferring the registered Bonds are exercised, Bonds shall be delivered in accordance with the provisions of this Bond Legislation. All Bonds surrendered in any such exchanges or transfers shall forthwith be canceled by the Bond Registrar. For every such exchange or transfer of Bonds, the Bond Registrar may make a charge sufficient to reimburse it for any tax, fee or other governmental charge required to be paid with respect to such exchange or transfer and the cost of preparing each new Bond upon each exchange or transfer, and any other expenses of the Bond Registrar incurred in connection therewith, which sum or sums shall be paid by the Issuer. The Bond Registrar shall not be obliged to make any such exchange or transfer of Bonds during the period commencing on the 15th day of the month next preceding an interest payment date on the Bonds or, in the case of any proposed redemption of Bonds, next preceding the date of the selection of Bonds to be redeemed, and ending on such interest payment date or redemption date.

Series 2000 A Bond shall become mutilated or be destroyed, stolen or lost, the Issuer may, in its discretion, issue, and the Bond Registrar shall, if so advised by the Issuer, authenticate and deliver, a new Bond of the same series and of like tenor as the Bonds so mutilated, destroyed, stolen or lost, in exchange and substitution for such mutilated Bond, upon surrender and cancellation of such mutilated Bond, or in lieu of and substitution for the Bond destroyed, stolen or lost, and upon the Holder's furnishing satisfactory indemnity and complying with such other reasonable regulations and conditions as the Issuer may prescribe and paying such expenses as the Issuer and the Bond Registrar may incur. All Bonds so surrendered shall be canceled by the Bond Registrar and held for the account of the Issuer. If any such Bond shall have matured or be about to mature, instead of issuing a substitute Bond, the Issuer may pay the same, upon being indemnified as aforesaid, and if such Bond be lost, stolen or destroyed, without surrender thereof.

Section 3.07. Bonds not to be Indebtedness of the Issuer. The Series 2000 A Bonds shall not, in any event, be or constitute an indebtedness of the Issuer within the meaning of any constitutional or statutory provision or limitation, but shall be payable solely from the Revenues as herein provided. No holder or holders of any of the Series 2000 A Bonds shall ever have the right to compel the exercise of the taxing power of the Issuer, if any, to pay the Series 2000 A Bonds or the interest thereon.

Section 3.08. Bonds Secured by Pledge of Revenues. The payment of the debt service of the Series 2000 A Bonds shall be secured by a first lien on the Revenues. Such Revenues in an amount sufficient to pay the principal of and interest on and other payments for the Series 2000 A Bonds are hereby irrevocably pledged to such payments as they become due.

Section 3.09. Delivery of Bonds. The Issuer shall execute and deliver the Series 2000 A Bonds to the Bond Registrar, and the Bond Registrar shall authenticate, register and deliver the Series 2000 A Bonds to the original purchasers upon receipt of the documents set forth below:

- A. If other than the Authority, a list of the names in which the Series 2000 A Bonds are to be registered upon original issuance, together with such taxpayer identification and other information as the Bond Registrar may reasonably require;
- B. A request and authorization to the Bond Registrar on behalf of the Issuer, signed by an Authorized Officer, to authenticate and deliver the Series 2000 A Bonds to the original purchasers;
- C. An executed and certified copy of the Bond Legislation;
  - D. An executed copy of the Loan Agreement;
  - E. A copy of the 2000 A O & M Agreement; and
- F. The unqualified approving opinion of bond counsel on the Series 2000 A Bonds.

Section 3.10. Form of Bonds. The text of the Series 2000 A Bonds shall be in substantially the following form, with such omissions, insertions and variations as may be necessary and desirable and authorized or permitted hereby, or by any Supplemental Resolution adopted prior to the issuance thereof:

#### (FORM OF BOND)

# UNITED STATES OF AMERICA STATE OF WEST VIRGINIA PUTNAM COUNTY BUILDING COMMISSION WATERWORKS REVENUE BOND, SERIES 2000 A (WEST VIRGINIA WATER DEVELOPMENT AUTHORITY)

No. AR	\$
KNOW ALL MEN BY THESE PRESENTS: That BUILDING COMMISSION, a public corporation with perpetua building commission in Putnam County, West Virginia (the "Issuhereby promises to pay, solely from the special funds provided the forth, to the West Virginia Water Development Authority (the "assigns the sum of	al existence and a county uer"), for value received, herefor, as hereinafter set 'Authority") or registered
assigns the sum of (\$), in annual installments on1 or	of each year, commencing
Exhibit A hereto and incorporated herein by reference, with interthe rate per annum set forth on said Exhibit A.	
The interest on each installment shall run from the of this Bond to the Authority and payment therefor, and until payment interest shall be payable semiannually on 1 and 1 c	t of such installment, such of each year, commencing to. Principal installments spective dates of payment and private debts under the Virginia Municipal Bond the interest on this Bond is stered owner hereof at the month next preceding an
This Bond may be redeemed prior to its stated date of part, but only with the express written consent of the Authority, conditions prescribed by, and otherwise in compliance with, the between the Issuer and the Authority, dated, 2	, and upon the terms and Loan Agreement by and

This Bond is issued (i) to pay a portion of the costs of acquisition and construction of a new public waterworks system of the Issuer (the "Project"); (ii) to pay interest on the Bonds of this Series (the "Bonds") during construction of the Project and for not more than 6 months thereafter; and (iii) to pay certain costs of issuance hereof and related costs. The Project, and any further additions, betterments or improvements thereto are herein called the "Series 2000 A Facilities." This Bond is issued under the authority of and in full compliance with the Constitution and statutes of the State of West Virginia, including particularly Chapter 8, Article 33 of the West Virginia Code of 1931, as amended (the "Act"), certain provisions of Chapter 8, Article 16 of the West Virginia Code of 1931, as amended (collectively with the Act, the "Bond Act"), and a Bond Ordinance duly enacted by the Issuer on January 5, 2000, and a Supplemental Resolution duly adopted by the Issuer on January, 2000 (collectively, the "Bond Legislation"), and is subject to all the terms and conditions thereof. The Bond Legislation provides for the issuance of additional bonds under certain conditions, and such bonds would be entitled to be paid and secured equally and ratably from and by the funds and revenues and other security provided for the Bonds under the Bond Legislation.

This Bond is payable only from and secured by a pledge of the Revenues (as defined in the Bond Legislation) and unexpended proceeds of the Bonds. The Revenues shall be sufficient to pay the principal of and interest on all bonds which may be issued pursuant to the Act and which shall be set aside as a special fund hereby pledged for such purpose. This Bond does not constitute a corporate indebtedness of the Issuer within the meaning of any constitutional or statutory provisions or limitations, nor shall the Issuer be obligated to pay the same or the interest hereon, except from said special fund provided from the Revenues and unexpended proceeds of the Bonds. The Issuer has entered into certain further covenants with the registered owners of the Bonds for the terms of which reference is made to the Bond Legislation. Remedies provided the registered owners of the Bonds are exclusively as provided in the Bond Legislation, to which reference is here made for a detailed description thereof.

Subject to the registration requirements set forth herein, this Bond is transferable, as provided in the Bond Legislation, only upon the books of the Registrar by the registered owner, or by its attorney duly authorized in writing, upon the surrender of this Bond together with a written instrument of transfer satisfactory to the Registrar duly executed by the registered owner or its attorney duly authorized in writing.

Subject to the registration requirements set forth herein, this Bond, under the provision of the Act is, and has all the qualities and incidents of, a negotiable instrument under the Uniform Commercial Code of the State of West Virginia.

All money received from the sale of this Bond, after reimbursement and repayment of all amounts advanced for preliminary expenses as provided by law and the Bond Legislation, shall be applied solely to the payment of the costs of the Project and costs

of issuance hereof described in the Bond Legislation, and there shall be and hereby is created and granted a lien upon such moneys, until so applied, in favor of the registered owner of this Bond.

IT IS HEREBY CERTIFIED, RECITED AND DECLARED that all acts, conditions and things required to exist, happen and be performed precedent to and at the issuance of this Bond do exist, have happened, and have been performed in due time, form and manner as required by law, and that the amount of this Bond, together with all other obligations of the Issuer, does not exceed any limit prescribed by the Constitution or statutes of the State of West Virginia and that a sufficient amount of the Revenues received by the Issuer has been pledged to and will be set aside into said special fund by the Issuer for the prompt payment of the principal of and interest on this Bond.

All provisions of the Bond Legislation, resolutions and statutes under which this Bond is issued shall be deemed to be a part of the contract evidenced by this Bond to the same extent as if written fully herein.

	IN	WITNESS	WHEREOF,	the	PUTNAM	COUNTY	BUILDING
COMMISSI			s Bond to be sig				
be hereunto	affix	ed and attest _, 2000.	ted by its Secre	etary,	and has cau	sed this Bone	i to be dated
FG. 2. 4. 3.							
[SEAL]							
				Chai	rman		
ATTEST:							
Secretary							

#### (Form of)

## CERTIFICATE OF AUTHENTICATION AND REGISTRATION

	Series 2000 A Bonds described in the within-mentioned registered in the name of the registered owner set forth.
Date:	, 2000.
	as Registrar
	Authorized Officer

# EXHIBIT A SCHEDULE OF ANNUAL DEBT SERVICE

#### (Form of)

#### **ASSIGNMENT**

		I'OK VA	LUE	XECEIV	/ED me u	indersigned sen	is, assigns, ar	d transfers unto
the	within	Bond	and	does	hereby	•		and appoint er the said Bond
	ne books titution in			ation of	f the withi	n Bond of the	said Issuer wi	th full power of
	]	Dated: _	<del> </del>	<del></del>	,	<u></u> .		
In th	e presenc	e of:						

Section 3.11. Sale of Bonds; Approval and Ratification of Execution of Loan Agreement. The Series 2000 A Bonds shall be sold to the Authority, pursuant to the terms and conditions of the Loan Agreement. If not so authorized by previous ordinance or resolution, the Chairman is specifically authorized and directed to execute the Loan Agreement in the form attached hereto as "Exhibit A" and made a part hereof, and the Secretary is directed to affix the seal of the Issuer, attest the same and deliver the Loan Agreement to the Authority, and any such prior execution and delivery is hereby authorized, approved, ratified and confirmed.

Section 3.12. "Amended Schedule A" Filing. Upon completion of acquisition and construction of the Project, the Issuer will file with the Authority a schedule in substantially the form of the "Amended Schedule A" to the Loan Agreement, setting forth the actual costs of the Project and sources of funds therefor.

#### ARTICLE IV

[RESERVED]

#### **ARTICLE V**

#### FUNDS AND ACCOUNTS; SYSTEM REVENUES AND APPLICATION THEREOF

Section 5.01. Establishment of Funds and Accounts with Depository Bank. The following special funds or accounts are hereby created with and shall be held by the Depository Bank separate and apart from all other funds or accounts of the Depository Bank and the Issuer and from each other:

- (1) Revenue Fund; and
- (2) Series 2000 A Bonds Construction Trust Fund.

Section 5.02. <u>Establishment of Funds and Accounts with Commission.</u> The following special funds or accounts are hereby created with and shall be held by the Commission separate and apart from all other funds or accounts of the Commission and the Issuer and from each other:

(1) Series 2000 A Bonds Sinking Fund.

Section 5.03. Revenues; Flow of Funds. A. The entire Revenues received by the Issuer shall be deposited upon receipt in the Revenue Fund. The Revenue Fund shall constitute a trust fund for the purposes provided in this Bond Legislation and shall be kept separate and distinct from all other funds of the Issuer and the Depository Bank and used only for the purposes and in the manner provided in this Bond Legislation. All revenues at any time on deposit in the Revenue Fund shall be disposed of only in the following order and priority:

(1) The Issuer shall first, on the first day of each month, commencing 7 months prior to the first date of payment of interest on the Series 2000 A Bonds for which interest has not been capitalized, transfer from the Revenue Fund and remit to the Commission for deposit in the Series 2000 A Bonds Sinking Fund, an amount equal to 1/6th of the amount of interest which will become due on the Series 2000 A Bonds on the next ensuing semiannual interest payment date; provided that, in the event the period to elapse between the date of such initial deposit in the Series 2000 A Bonds Sinking Fund and the next semiannual interest payment date is less than 7 months, then such monthly payments shall be increased proportionately to provide, 1 month prior to the next semiannual interest payment date, the required amount of interest coming due on such date.

- (2) The Issuer shall next, on the first day of each month, commencing 13 months prior to the first date of payment of principal of the Series 2000 A Bonds, transfer from the Revenue Fund and remit to the Commission for deposit in the Series 2000 A Bonds Sinking Fund, an amount equal to 1/12th of the amount of principal which will mature and become due on the Series 2000 A Bonds on the next ensuing annual principal payment date; provided that, in the event the period to elapse between the date of such initial deposit in the Series 2000 A Bonds Sinking Fund and the next annual principal payment date is less than 13 months, then such monthly payments shall be increased proportionately to provide, 1 month prior to the next annual principal payment date, the required amount of principal coming due on such date.
- (3) The Issuer shall next, from revenues remaining in the Revenue Fund, to the extent available, pay all Operating Expenses not otherwise paid by the Company pursuant to the 2000 A O & M Agreement.

Moneys in the Series 2000 A Bonds Sinking Fund shall be used only for the purposes of paying principal of and interest on the Series 2000 A Bonds as the same shall become due.

All investment earnings on moneys in the Series 2000 A Bonds Sinking Fund shall be returned, not less than once each year, by the Commission to the Issuer, and such amounts shall, during construction of the Project, be deposited in the Series 2000 A Bonds Construction Trust Fund, and following completion of construction of the Project, shall be deposited in the Revenue Fund and applied in full, first to the next ensuing interest payment due on the Series 2000 A Bonds, and then to the next ensuing principal payment due thereon.

As and when additional Bonds ranking on a parity with the Series 2000 A Bonds are issued, provision shall be made for additional payments into the respective sinking funds sufficient to pay the interest on such additional parity Bonds and accomplish retirement thereof at maturity and to accumulate a balance in the appropriate reserve account, if any, in an amount equal to the maximum amount of principal and interest which will become due in any year for account of the Bonds of such series, including such additional parity Bonds.

The Issuer shall not be required to make any further payments into the Series 2000 A Bonds Sinking Fund when the aggregate amount of funds therein are at least equal to the aggregate principal amount of the Series 2000 A Bonds issued pursuant to this Bond Legislation then Outstanding and all interest to accrue until the maturity thereof.

The Commission is hereby designated as the fiscal agent for the administration of the Series 2000 A Bonds Sinking Fund created hereunder, and all amounts required for said accounts shall be remitted to the Commission from the Revenue Fund by the Issuer at the times provided herein. If required by the Authority at anytime, the Issuer shall make the necessary arrangements whereby required payments into the Series 2000 B Bonds Sinking Fund shall be automatically debited from the Revenue Fund and electronically transferred to the Commission on the dates required hereunder.

Moneys in the Series 2000 B Bonds Sinking Fund shall be invested and reinvested by the Commission in accordance with Section 8.01 hereof.

The Series 2000 B Bonds Sinking Fund shall be used solely and only for, and is hereby pledged for, the purpose of servicing the Series 2000 B Bonds under the conditions and restrictions hereinafter set forth.

- B. The Issuer shall on the first day of each month (if such day is not a business day, then the next succeeding business day) deposit with the Commission the required principal and interest payments with respect to the Series 2000 B Bonds and all such payments shall be remitted to the Commission with appropriate instructions as to the custody, use and application thereof consistent with the provisions of this Bond Legislation.
- C. The Issuer shall complete the "Monthly Payment Form," a form of which is attached to the Loan Agreement, and submit a copy of said form along with a copy of its payment check to the Authority by the 5th day of such calendar month.
- D. Whenever all of the required and provided transfers and payments from the Revenue Fund into the several special funds, as hereinbefore provided, are current and there remains in the Revenue Fund a balance in excess of the estimated amounts required to be so transferred and paid into such funds during the following month or such other period as required by law, such excess shall be considered Surplus Revenues. Surplus Revenues may be used for any lawful purpose of the Series 2000 A Facilities.
- E. The Issuer shall remit from the Revenue Fund to the Commission, the Registrar, the Paying Agent or the Depository Bank, on such dates as the Commission, the Registrar, the Paying Agent or the Depository Bank, as the case may be, shall require, such additional sums as shall be necessary to pay their respective charges, fees and expenses then due. In the case of payments to the Commission under this paragraph, the Issuer shall, if required by the Authority at anytime, make the necessary arrangements whereby such required payments shall be automatically debited from the Revenue Fund and electronically transferred to the Commission on the dates required.
- F. The moneys in excess of the sum insured by the maximum amounts insured by FDIC in any of the funds and accounts shall at all times be secured, to the full

extent thereof in excess of such insured sum, by Qualified Investments as shall be eligible as security for deposits of state and municipal funds under the laws of the State.

- G. If on any monthly payment date the Revenues are insufficient to place the required amount in any of the funds and accounts as hereinabove provided, the deficiency shall be made up in the subsequent payments in addition to the payments which would otherwise be required to be made into the funds and accounts on the subsequent payment dates; <u>provided</u>, <u>however</u>, that the priority of curing deficiencies in the funds and accounts herein shall be in the same order as payments are to be made pursuant to this Section 5.03, and the Revenues shall be applied to such deficiencies before being applied to any other payments hereunder.
- H. All remittances made by the Issuer to the Commission shall clearly identify the fund or account into which each amount is to be deposited.
- I. The Revenues shall only be used for purposes of the Series 2000 A Facilities.

#### **ARTICLE VI**

#### BOND PROCEEDS; CONSTRUCTION DISBURSEMENTS

Section 6.01. Application of Bond Proceeds; Pledge of Unexpended Bond Proceeds. From the moneys received from the sale of any or all of the Series 2000 A Bonds, the following amounts shall be first deducted and deposited in the order set forth below:

- A. From the proceeds of the Series 2000 A Bonds, there shall first be deposited with the Commission in the Series 2000 A Bonds Sinking Fund, the amount, if any, set forth in the Supplemental Resolution as capitalized interest; provided, that such amount may not exceed the amount necessary to pay interest on the Series 2000 A Bonds for the period commencing on the date of issuance of the Series 2000 A Bonds and ending 6 months after the estimated date of completion of construction of the Project.
- B. Next, from the proceeds of the Series 2000 A Bonds, there shall first be credited to the Series 2000 A Bonds Construction Trust Fund and then paid, any and all other borrowings by the Issuer made for the purpose of temporarily financing a portion of the costs of the Project and any borrowings by the Issuer from the Authority, including interest accrued thereon to the date of such payment, not otherwise paid from funds of the Issuer.
- C. The remaining moneys derived from the sale of the Series 2000 A Bonds shall be deposited with the Depository Bank in the Series 2000 A Bonds Construction Trust Fund and applied solely to payment of costs of the Project in the manner set forth in Section 6.02 hereof.
- D. The Depository Bank shall act as a trustee and fiduciary for the Bondholder with respect to the Series 2000 A Bonds Construction Trust Fund and shall comply with all requirements with respect to the disposition of the Series 2000 A Bonds Construction Trust Fund set forth in the Bond Legislation. Moneys in the Series 2000 A Bonds Construction Trust Fund shall be used solely to pay costs of the Project and until so transferred or expended, are hereby pledged as additional security for the Series 2000 A Bonds.

Section 6.02. <u>Disbursements From the Bond Construction Trust Fund.</u>
Payments for costs of the Project shall be made monthly. Except as provided in Section 6.01 hereof, disbursements from the Series 2000 A Bonds Construction Trust Fund (except for the costs of issuance of the Series 2000 A Bonds which shall be made upon request of the Issuer), shall be made only after submission to the Depository Bank of a certificate, signed by an Authorized Officer and the Consulting Engineers, stating:

- (A) That none of the items for which the payment is proposed to be made has formed the basis for any disbursement theretofore made;
- (B) That each item for which the payment is proposed to be made is or was necessary in connection with the Project and constitutes a cost of the Project;
- (C) That each of such costs has been otherwise properly incurred; and
- (D) That payment for each of the items proposed is then due and owing.

In case any contract provides for the retention of a portion of the contract price, the Depository Bank shall disburse from the Series 2000 A Bonds Construction Trust Fund only the net amount remaining after deduction of any such portion. All payments made from the Series 2000 A Bonds Construction Trust Fund shall be presumed by the Depository Bank to be made for the purposes set forth in said certificate, and the Depository Bank shall not be required to monitor the application of disbursements from the Series 2000 A Bonds Construction Trust Fund. The Consulting Engineers shall from time to time file with the Depository Bank written statements advising the Depository Bank of its then authorized representative.

Pending such application, moneys in the Series 2000 A Bonds Construction Trust Fund, including any accounts therein, shall be invested and reinvested in Qualified Investments at the written direction of the Issuer.

After completion of the Project, as certified by the Consulting Engineers, and all Costs have been paid, the Depository Bank shall transfer any moneys remaining in the Series 2000 A Bonds Construction Trust Fund to the Issuer for deposit in the Revenue Fund. The Issuer shall thereafter, apply such moneys in full, first to the next ensuing interest payments due on the Series 2000 A Bonds and thereafter to the next ensuing principal payments due thereon.

#### ARTICLE VII

#### ADDITIONAL COVENANTS OF THE ISSUER

Section 7.01. General Covenants of the Issuer. All the covenants, agreements and provisions of this Bond Legislation shall be and constitute valid and legally binding covenants of the Issuer and shall be enforceable in any court of competent jurisdiction by any Holder or Holders of the Series 2000 A Bonds. In addition to the other covenants, agreements and provisions of this Bond Legislation, the Issuer hereby covenants and agrees with the Holders of the Series 2000 A Bonds as hereinafter provided in this Article VII. All such covenants, agreements and provisions shall be irrevocable, except as provided herein, as long as any of the Series 2000 A Bonds or the interest thereon is Outstanding and unpaid.

Section 7.02. Bonds not to be Indebtedness of the Issuer. The Series 2000 A Bonds shall not be nor constitute an indebtedness of the Issuer within the meaning of any constitutional, statutory or charter limitation of indebtedness, but shall be payable solely from the Revenues pledged for such payment by this Bond Legislation. No Holder or Holders of the Series 2000 A Bonds shall ever have the right to compel the exercise of the taxing power of the Issuer, if any, to pay the Series 2000 A Bonds or the interest thereon.

Section 7.03. Bonds Secured by Pledge of Revenues. The payment of the debt service of the Series 2000 A Bonds shall be secured by a first lien on the Revenues. The Revenues in an amount sufficient to pay the principal of and interest on and other payments for the Series 2000 A Bonds are hereby irrevocably pledged, in the manner provided herein, to the payments required under this Bond Legislation.

Section 7.04. Rates and Charges. The initial schedule of water rates and charges for the Series 2000 A Facilities shall be those approved by the Public Service Commission of West Virginia, which rates are incorporated herein by reference as a part hereof.

Section 7.05. Sale of the Series 2000 A Facilities. Except as otherwise permitted by State law or with the written consent of the Authority, and except as provided in the 2000 A O & M Agreement, the Series 2000 A Facilities may not be sold, mortgaged, leased or otherwise disposed of, except as a whole, or substantially as a whole, and only if the net proceeds to be realized shall be sufficient to pay fully all the Bonds Outstanding, or to effectively defease this Bond Legislation in accordance with Article X hereof. The proceeds from any such sale, mortgage, lease or other disposition of the Series 2000 A Facilities shall, with respect to the Series 2000 A Bonds, immediately be remitted to the Commission for deposit in the Series 2000 A Bonds Sinking Fund, and, with the written

permission of the Authority, or in the event the Authority is no longer a Bondholder, the Issuer shall direct the Commission to apply such proceeds to the payment of principal of and interest on the Series 2000 A Bonds. Any balance remaining after the payment of all the Series 2000 A Bonds and interest thereon shall be remitted to the Issuer by the Commission unless necessary for the payment of other obligations of the Issuer payable out of the revenues of the Series 2000 A Facilities.

The foregoing provision notwithstanding, the Issuer shall have and hereby reserves the right to sell, lease or otherwise dispose of any of the property comprising a part of the Series 2000 A Facilities hereinafter determined in the manner provided herein to be no longer necessary, useful or profitable in the operation thereof. Prior to any such sale, lease or other disposition of such property, if the amount to be received therefor, together with all other amounts received during the same Fiscal Year for such sales, leases or other dispositions of such properties, is not in excess of \$10,000, the Issuer shall, by resolution duly adopted, determine that such property comprising a part of the Series 2000 A Facilities is no longer necessary, useful or profitable in the operation thereof and authorize the sale of such property. The proceeds of any such sale shall be deposited in the Revenue Fund. If the amount to be received from such sale, lease or other disposition of said property, together with all other amounts received during the same Fiscal Year for such sales, leases or other dispositions of such properties, shall be in excess of \$10,000 but not in excess of \$50,000, the Issuer shall first, determine upon consultation with the Consulting Engineers that such property comprising a part of the Series 2000 A Facilities is no longer necessary, useful or profitable in the operation thereof and may then, if it be so advised, by resolution duly adopted, authorize such sale, lease or other disposition of such property upon public bidding. The proceeds of any such sale shall be deposited in the Revenue Fund. The payment of such proceeds into the Revenue Fund shall not reduce the amounts required to be paid into such fund by other provisions of this Bond Legislation. No sale, lease or other disposition of the properties of the Series 2000 A Facilities shall be made by the Issuer if the proceeds to be derived therefrom, together with all other amounts received during the same Fiscal Year for such sales, leases, or other dispositions of such properties, shall be in excess of \$50,000 and insufficient to pay all Bonds then Outstanding without the prior approval and consent in writing of the Holders of the Bonds then Outstanding. The Issuer shall prepare the form of such approval and consent for execution by the then Holders of the Bonds for the disposition of the proceeds of the sale, lease or other disposition of such properties of the Series 2000 A Facilities. Provided, however, that the provisions of this paragraph are superseded by the terms of the 2000 A O & M Agreement, so long as such Agreement is in effect.

Section 7.06. <u>Issuance of Other Obligations Payable Out of Revenues and General Covenant Against Encumbrances</u>. The Issuer shall not issue any other obligations whatsoever payable from the Revenues which rank prior to, or equally, as to lien on and source of and security for payment from such Revenues with the Series 2000 A Bonds, without the prior written consent of the Authority. All obligations issued by the Issuer after

the issuance of the Series 2000 A Bonds and payable from the Revenues, except additional parity Bonds, shall contain an express statement that such obligations are junior and subordinate, as to lien on, pledge and source of and security for payment from such Revenues and in all other respects, to the Series 2000 A Bonds; provided, that no such subordinate obligations shall be issued unless all payments required to be made into all funds and accounts set forth herein have been made and are current at the time of the issuance of such subordinate obligations.

Except as provided above, the Issuer shall not create, or cause or permit to be created, any debt, lien, pledge, assignment, encumbrance or any other charge having priority over or being on a parity with the lien of the Bonds, and the interest thereon, upon the Revenues, or upon the Series 2000 A Facilities or any part thereof.

The Issuer shall give the Authority prior written notice of its issuance of any other obligations to be used for the Series 2000 Facilities, payable from the Revenues or from any grants, or any other obligations related to the Project or the Series 2000 Facilities.

#### Section 7.07. RESERVED.

Section 7.08. Books; Records and Audit. The Issuer shall keep complete and accurate records of the cost of acquiring the Project site and the costs of acquiring, constructing and installing the Project. The Issuer shall permit the Authority, or its agents and representatives, to inspect all books, documents, papers and records relating to the Series 2000 A Facilities at all reasonable times for the purpose of audit and examination. The Issuer shall submit to the Authority such documents and information as it may reasonably require in connection with the acquisition, construction and installation of the Project, the operation and maintenance of the Series 2000 A Facilities and the administration of the loan or any grants or other sources of financing for the Project.

The Issuer shall permit the Authority, or its agents and representatives, to inspect all records pertaining to the operation and maintenance of the Series 2000 A Facilities at all reasonable times following completion of construction of the Project and commencement of operation thereof, or, if the Project is an improvement to an existing system, at any reasonable time following commencement of construction.

The Issuer will keep, or cause to be kept, books and records of the Series 2000 A Facilities, which shall be separate and apart from all other books, records and accounts of the Issuer, in which complete and correct entries shall be made of all transactions relating to the Series 2000 A Facilities, and any Holder of a Bond or Bonds issued pursuant to this Bond Legislation shall have the right at all reasonable times to inspect the Series 2000 A Facilities and all parts thereof and all records, accounts and data of the Issuer relating thereto.

The accounting system for the Series 2000 A Facilities shall follow current generally accepted accounting principles and safeguards to the extent allowed and as prescribed by the Public Service Commission of West Virginia. Separate control accounting records shall be maintained by the Issuer. Subsidiary records as may be required shall be kept in the manner and on the forms, books and other bookkeeping records as prescribed by the Issuer Body. The Issuer shall prescribe and institute the manner by which subsidiary records of the accounting system which may be installed remote from the direct supervision of the Issuer.

The Issuer shall file with the Consulting Engineers and the Authority or any other original purchaser of the Series 2000 A Bonds and shall mail in each year to any Holder or Holders of the Series 2000 A Bonds requesting the same, an annual report containing the following:

- (A) A statement of Revenues and Operating Expenses.
- (B) A balance sheet statement showing all deposits in all the funds and accounts provided for in this Bond Legislation and the status of all said funds and accounts.
- (C) The amount of any Bonds, notes or other obligations payable from the Revenues Outstanding.

The Issuer shall also, at least once a year, cause the books, records and accounts of the Series 2000 A Facilities to be audited by Independent Certified Public Accountants in compliance with the applicable OMB Circular, or any successor thereto, and the Single Audit Act, or any successor thereto, to the extent legally required, and shall mail, upon request, and make available generally, the report of said Independent Certified Public Accountants, or a summary thereof, to any Holder or Holders of the Series 2000 A Bonds and shall submit said report to the Authority, or any other original purchaser of the Series 2000 A Bonds. Such audit report submitted to the Authority shall include a statement that the Issuer is in compliance with the terms and provisions of the Act, the Loan Agreement and this Bond Legislation and that the Revenues are adequate to meet the Issuer's Operating Expenses and debt service requirements.

The Issuer shall permit the Authority, or its agents and representatives, to enter and inspect the Project site and Project facilities at all reasonable times. Prior to, during and after completion of construction of the Project, the Issuer shall also provide the Authority, or its agents and representatives, with access to the Series 2000 A Facilities as may be reasonably necessary to accomplish all of the powers and rights of the Authority with respect to the Series 2000 A Facilities pursuant to the Act.

Section 7.09. Rates. Prior to the issuance of the Series 2000 A Bonds, equitable rates or charges for the use of and service rendered by the Series 2000 A Facilities shall be established all in the manner and form required by law, and copies of such rates and charges so established will be continuously on file with the Issuer, which copies will be open to inspection by all interested parties. In the event the Agreement is terminated, the Issuer shall comply with the requirement of Section 4.1(b)(ii) of the Loan Agreement.

Operating Budget and Monthly Financial Report. The Section 7.10. Issuer shall annually, at least 45 days preceding the beginning of each Fiscal Year, prepare and adopt by resolution a detailed, balanced budget of the estimated revenues and expenditures for operation and maintenance of the System during the succeeding Fiscal Year and shall submit a copy of such budget to the Authority within 30 days of adoption thereof. No expenditures for the operation and maintenance of the System shall be made in any Fiscal Year in excess of the amounts provided therefor in such budget without a written finding and recommendation by the Consulting Engineers, which finding and recommendation shall state in detail the purpose of and necessity for such increased expenditures for the operation and maintenance of the System, and no such increased expenditures shall be made until the Issuer shall have approved such finding and recommendation by a resolution duly adopted. No increased expenditures in excess of 10% of the amount of such budget shall be made except upon the further certificate of the Consulting Engineers that such increased expenditures are necessary for the continued operation of the System. The Issuer shall mail copies of such annual budget and all resolutions authorizing increased expenditures for operation and maintenance to the Authority and to any Holder of any Bonds, within 30 days of adoption thereof, and shall make available such budgets and all resolutions authorizing increased expenditures for operation and maintenance of the System at all reasonable times to the Authority and to any Holder of any Bonds, or anyone acting for and in behalf of such Holder of any Bonds.

Commencing on the date contracts are executed for the acquisition and construction of the Project and for two years following the completion of the Project, the Issuer shall each month complete a "Monthly Financial Report," a form of which is attached to the Loan Agreement, and forward a copy of such report to the Authority by the 10th day of each month.

Section 7.11. Engineering Services and Operating Personnel. The Issuer will obtain a certificate of the Consulting Engineers in the form attached to the Loan Agreement, stating, among other things, that the Project has been or will be constructed in accordance with the approved plans, specifications and designs as submitted to the Authority, the Project is adequate for the purposes for which it was designed, the funding plan as submitted to the Authority is sufficient to pay the costs of acquisition and construction of the Project, and all permits required by federal and state laws for construction of the Project have been obtained.

The Issuer shall provide and maintain competent and adequate resident engineering services satisfactory to the Authority covering the supervision and inspection of the development and construction of the Project, and bearing the responsibility of assuring that construction conforms to the plans, specifications and designs prepared by the Consulting Engineers, which have been approved by all necessary governmental bodies. Such resident engineer shall certify to the Authority and the Issuer at the completion of construction that construction of the Project is in accordance with the approved plans, specifications and designs, or amendments thereto, approved by all necessary governmental bodies.

The Issuer shall employ qualified operating personnel properly certified by the State to operate the Series 2000 A Facilities so long as any of the Series 2000 A Bonds are Outstanding.

Section 7.12. No Competing Franchise. To the extent legally allowable, the Issuer will not grant or cause, consent to or allow the granting of, any franchise or permit to any person, firm, corporation, body, agency or instrumentality whatsoever for the providing of any services which would compete with services provided by the Series 2000 A Facilities.

Section 7.13. Enforcement of Collections. The Issuer will diligently enforce and collect all fees, rentals or other charges for the services and facilities of the Series 2000 A Facilities, and take all steps, actions and proceedings for the enforcement and collection of such fees, rentals or other charges which shall become delinquent to the full extent permitted or authorized by the Act, the rules and regulations of the Public Service Commission of West Virginia and other laws of the State of West Virginia.

Whenever any fees, rates, rentals or other charges for the services of the Series 2000 A Facilities shall remain unpaid for a period of 30 days after the same shall become due and payable, the property and the owner thereof, as well as the user of the services and facilities, shall be delinquent until such time as all such rates and charges are fully paid. To the extent authorized by the laws of the State and the rules and regulations of the Public Service Commission of West Virginia, rates, rentals and other charges, if not paid, when due, shall become a lien on the premises served by the Series 2000 A Facilities. The Issuer further covenants and agrees that, it will, to the full extent permitted by law and the rules and regulations promulgated by the Public Service Commission of West Virginia, discontinue and shut off the services of the Series 2000 A Facilities delinquent in payment of charges for the services of the Series 2000 A Facilities and will not restore such services until all delinquent charges for the services of the Series 2000 A Facilities, plus reasonable interest and penalty charges for the restoration of service, have been fully paid and shall take all further actions to enforce collections to the maximum extent permitted by law.

- Section 7.14. No Free Services. The Issuer will not render or cause to be rendered any free services of any nature by the Series 2000 A Facilities, nor will any preferential rates be established for users of the same class; and in the event the Issuer, or any department, agency, instrumentality, officer or employee of the Issuer shall avail itself or themselves of the services provided by the Series 2000 A Facilities, or any part thereof, the same rates, fees or charges applicable to other customers receiving like services under similar circumstances shall be charged the Issuer and any such department, agency, instrumentality, officer or employee. The revenues so received shall be deemed to be revenues derived from the operation of the Series 2000 A Facilities, and shall be deposited and accounted for in the same manner as other revenues derived from such operation of the Series 2000 A Facilities.
- Section 7.15. <u>Insurance and Construction Bonds</u>. A. The Issuer hereby covenants and agrees that so long as any of the Bonds remain Outstanding, the Issuer will, as an Operating Expense, procure, carry and maintain insurance with a reputable insurance carrier or carriers as is customarily covered with respect to works and properties similar to the Series 2000 A Facilities. Such insurance shall initially cover the following risks and be in the following amounts:
  - FIRE, LIGHTNING, VANDALISM, MALICIOUS MISCHIEF AND EXTENDED COVERAGE INSURANCE, on all above-ground insurable portions of the Series 2000 A Facilities in an amount equal to the actual cost thereof. In time of war the Issuer will also carry and maintain insurance to the extent available against the risks and hazards of war. The proceeds of all such insurance policies shall be placed in the Revenue Fund and used only for the repairs and restoration of the damaged or destroyed properties or for the other purposes provided herein for the Revenue Fund. The Issuer will itself, or will require each contractor and subcontractor to, obtain and maintain builder's risk insurance (fire and extended coverage) to protect the interests of the Issuer, the Issuer, the Authority, the prime contractor and all subcontractors as their respective interests may appear, in accordance with the Loan Agreement, during construction of the Project on a 100% basis (completed value form) on the insurable portion of the Project, such insurance to be made payable to the order of the Authority, the Issuer, the contractors and subcontractors, as their interests may appear.
  - (2) PUBLIC LIABILITY INSURANCE, with limits of not less than \$1,000,000 per occurrence to protect the Issuer and the Authority from claims for bodily injury and/or death and not less than \$500,000 per occurrence from claims for damage to

property of others which may arise from the operation of the Series 2000 A Facilities, and insurance with the same limits to protect the Issuer from claims arising out of operation or ownership of motor vehicles of or for the Series 2000 A Facilities.

- (3) WORKER'S COMPENSATION COVERAGE FOR ALL EMPLOYEES OF OR FOR THE SERIES 2000 A FACILITIES ELIGIBLE THEREFOR; AND PERFORMANCE AND PAYMENT BONDS, such bonds to be in the amounts of 100% of the construction contract and to be required of each contractor contracting directly with the Issuer, and such payment bonds will be filed with the Clerk of The County Commission of the County in which such work is to be performed prior to commencement of construction of the Project in compliance with West Virginia Code, Chapter 38, Article 2, Section 39.
- (4) FLOOD INSURANCE, if the Series 2000 A Facilities are or will be located in designated special flood or mudslide-prone areas and to the extent available at reasonable cost to the Issuer.
- (5) BUSINESS INTERRUPTION INSURANCE, to the extent available at reasonable cost to the Issuer.
- (6) FIDELITY BONDS will be provided for every officer, member and employee of the Issuer having custody of the revenues or of any other funds of the Series 2000 A Facilities, in an amount at least equal to the total funds in the custody of any such person at any one time.
- B. The Issuer shall also require all contractors engaged in the construction of the Project to carry such worker's compensation coverage for all employees working on the Project and public liability insurance, vehicular liability insurance and property damage insurance in amounts adequate for such purposes and as is customarily carried with respect to works and properties similar to the Project. In the event the Loan Agreement so requires, such insurance shall be made payable to the order of the Authority, the Issuer, the prime contractor and all subcontractors, as their interests may appear.
- Section 7.16. Connections. To the extent permitted by the laws of the State and rules and regulations of the Public Service Commission of West Virginia, the Issuer

shall require every owner, tenant or occupant of any house, dwelling or building intended to be served by the Series 2000 A Facilities to connect thereto.

Section 7.17. Completion of Project; Permits and Orders. The Issuer shall complete the Project as promptly as possible and operate and maintain the Series 2000 A Facilities in good condition and in compliance with all federal and state requirements and standards. The Issuer shall take all steps to properly operate and maintain the Series 2000 A Facilities and make all necessary repairs and replacements so long as the Series 2000 A Bonds are outstanding. To the extent maintenance is done by the Company, the Issuer shall enforce the provisions of the 2000 A O & M Agreement to fulfill compliance with this covenant.

The Issuer will obtain all permits required by state and federal laws for the acquisition and construction of the Project and all orders and approvals from the Public Service Commission of West Virginia and the West Virginia Infrastructure and Jobs Development Council necessary for the acquisition and construction of the Project and the operation of the Series 2000 A Facilities.

Section 7.18. Compliance with Loan Agreement and Law. The Issuer agrees to comply with all the terms and conditions of the Loan Agreement, the Act and all applicable laws, rules and regulations issued by the Authority, or other State, federal or local bodies in regard to the acquisition and construction of the Project and the operation, maintenance and use of the Series 2000 A Facilities.

Section 7.19. Tax Covenants. The Issuer hereby further covenants and agrees as follows:

- A. FEDERAL GUARANTEE PROHIBITION. The Issuer shall not take any action or permit or suffer any action to be taken if the result of the same would be to cause the Series 2000 A Bonds to be "federally guaranteed" within the meaning of Section 149(b) of the Code.
- B.. FURTHER ACTIONS. The Issuer will take any and all actions that may be deemed necessary by the Authority so that the interest on the obligations of the Authority, the proceeds of which were used by the Authority to purchase the Series 2000 A Bonds, will be and remain excludable from gross income for federal income tax purposes.

- Section 7.20. Securities Laws Compliance. The Issuer will provide the Authority, in a timely manner, with any and all information that may be requested of it (including its annual audit report, financial statements, related information and notices of changes in usage and customer base) so that the Authority may comply with the provisions of SEC Rule 15c2-12 (17 CFR Part 240).
- Section 7.21. Contracts; Public Releases. A. The Issuer shall, simultaneously with the delivery of the Series 2000 A Bonds or immediately thereafter, enter into written contracts for the immediate acquisition or construction of the Project.
- B. The Issuer shall submit all proposed change orders to the Authority for written approval. The Issuer shall obtain the written approval of the Authority before expending any proceeds of the Series 2000 A Bonds held in "contingency" as set forth in the respective Schedules attached to the Loan Agreement. The Issuer shall also obtain the written approval of the Authority before expending any proceeds of the Series 2000 A Bonds made available due to bid or construction or project underruns.
- C. The Issuer shall list the funding provided by the Authority in any press release, publication, program bulletin, sign or other public communication that references the Project, including but not limited to any program document distributed in conjunction with any ground breaking or dedication of the Project.

#### ARTICLE VIII

#### **INVESTMENT OF FUNDS**

Section 8.01. Investments. Any moneys held as a part of the funds and accounts created by this Bond Legislation, other than the Revenue Fund, shall be invested and reinvested by the Commission, the Depository Bank, or such other bank or national banking association holding such fund or account, as the case may be, at the written direction of the Issuer in any Qualified Investments to the fullest extent possible under applicable laws, this Bond Legislation, the need for such moneys for the purposes set forth herein and the specific restrictions and provisions set forth in this Section 8.01.

Any investment shall be held in and at all times deemed a part of the fund or account in which such moneys were originally held, and the interest accruing thereon and any profit or loss realized from such investment shall be credited or charged to the appropriate fund or account. The investments held for any fund or account shall be valued at the lower of cost or then current market value, or at the redemption price thereof if then redeemable at the option of the holder, including the value of accrued interest and giving effect to the amortization of discount, or at par if such investment is held in the "Consolidated Fund." The Commission, the Depository Bank, or such other bank or national banking association, as the case may be, shall sell and reduce to cash a sufficient amount of such investments whenever the cash balance in any fund or account is insufficient to make the payments required from such fund or account, regardless of the loss on such liquidation. The Depository Bank may make any and all investments permitted by this section through its own investment or trust department and shall not be responsible for any losses from such investments, other than for its own negligence or willful misconduct.

The Depository Bank shall keep complete and accurate records of all funds, accounts and investments, and shall distribute to the Issuer, at least once each year, a summary of such funds, accounts and investment earnings. The Issuer shall retain all such records and any additional records with respect to such funds, accounts and investment earnings so long as any of the Series 2000 A Bonds are Outstanding.

Section 8.02. RESERVED.

Section 8.03. RESERVED.

#### **ARTICLE IX**

#### DEFAULT AND REMEDIES

Section 9.01. Events of Default. Each of the following events shall constitute an "Event of Default" with respect to the Bonds:

- (1) If default occurs in the due and punctual payment of the principal of or interest on any Bonds; or
- (2) If default occurs in the Issuer's observance of any of the covenants, agreements or conditions on its part relating to the Bonds set forth in this Bond Legislation, any supplemental resolution or in the Bonds, and such default shall have continued for a period of 30 days after the Issuer shall have been given written notice of such default by the Commission, the Depository Bank, the Registrar, the Paying Agent or any other Paying Agent or a Holder of a Bond; or
- (3) If the Issuer or Issuer files a petition seeking reorganization or arrangement under the federal bankruptcy laws or any other applicable law of the United States of America.

Section 9.02. Remedies. Upon the happening and continuance of any Event of Default, any Registered Owner of a Bond may exercise any available remedy and bring any appropriate action, suit or proceeding to enforce his or her rights and, in particular, (i) bring suit for any unpaid principal or interest then due, (ii) by mandamus or other appropriate proceeding enforce all rights of such Registered Owners including the right to require the Issuer to perform its duties under the Act and the Bond Legislation relating thereto, including, but not limited to, the making and collection of sufficient rates or charges for services rendered by the Series 2000 A Facilities, (iii) bring suit upon the Bonds; (iv) by action at law or bill in equity require the Issuer to account as if it were the trustee of an express trust for the Registered Owners of the Bonds, and (v) by action or bill in equity enjoin any acts in violation of the Bond Legislation with respect to the Bonds, or the rights of such Registered Owners.

Section 9.03. Appointment of Receiver. Any Registered Owner of a Bond may, by proper legal action, compel the performance of the duties of the Issuer under the Bond Legislation and the Act, including, the completion of the Project and, after commencement of operation of the Series 2000 A Facilities, the making and collection of sufficient rates and charges for services rendered by the Series 2000 A Facilities and segregation of the revenues therefrom and the application thereof. If there be any Event of Default with respect to such Bonds, any Registered Owner of a Bond shall, in addition to all

other remedies or rights, have the right, by appropriate legal proceedings, to obtain the appointment of a receiver to administer the Series 2000 A Facilities or to complete the acquisition and construction of the Project on behalf of the Issuer, with power to charge rates, rentals, fees and other charges sufficient to provide for the payment of Operating Expenses of the Series 2000 A Facilities, the payment of the Bonds and interest and the deposits into the funds and accounts hereby established, and to apply such rates, rentals, fees, charges or other revenues in conformity with the provisions of this Bond Legislation and the Act.

The receiver so appointed shall forthwith, directly or by his or her or its agents and attorneys, enter into and upon and take possession of all facilities of said Series 2000 A Facilities and shall hold, operate and maintain, manage and control such facilities, and each and every part thereof, and in the name of the Issuer exercise all the rights and powers of the Issuer with respect to said facilities as the Issuer itself might do.

Whenever all that is due upon the Bonds and interest thereon and under any covenants of this Bond Legislation for reserve, sinking or other funds and upon any other obligations and interest thereon having a charge, lien or encumbrance upon the revenues of the Series 2000 A Facilities shall have been paid and made good, and all defaults under the provisions of this Bond Legislation shall have been cured and made good, possession of the Series 2000 A Facilities shall be surrendered to the Issuer upon the entry of an order of the court to that effect. Upon any subsequent default, any Registered Owner of any Bonds shall have the same right to secure the further appointment of a receiver upon any such subsequent default.

Such receiver, in the performance of the powers hereinabove conferred upon him or her or it, shall be under the direction and supervision of the court making such appointment, shall at all times be subject to the orders and decrees of such court and may be removed thereby, and a successor receiver may be appointed in the discretion of such court. Nothing herein contained shall limit or restrict the jurisdiction of such court to enter such other and further orders and decrees as such court may deem necessary or appropriate for the exercise by the receiver of any function not specifically set forth herein.

Any receiver appointed as provided herein shall hold and operate the Series 2000 A Facilities in the name of the Issuer and for the joint protection and benefit of the Issuer and Registered Owners of the Bonds. Such receiver shall have no power to sell, assign, mortgage or otherwise dispose of any assets of any kind or character belonging or pertaining to the Series 2000 A Facilities, but the authority of such receiver shall be limited to the completion of the Project and the possession, operation and maintenance of the Series 2000 A Facilities for the sole purpose of the protection of both the Issuer and Registered Owners of such Bonds and the curing and making good of any Event of Default with respect thereto under the provisions of this Bond Legislation, and the title to and ownership of said Series 2000 A Facilities shall remain in the Issuer, and no court shall have any jurisdiction to enter any order or decree permitting or requiring such receiver to sell, assign, mortgage or otherwise dispose of any assets of the Series 2000 A Facilities.

In the event that the Bondholder should exercise it rights under this Article IX or any other rights available to it provided under law upon the occurrence of a default by the Issuer, and the 2000 A O & M Agreement has not been terminated, the 2000 A O & M Agreement shall remain in effect.

#### **ARTICLE X**

#### **DEFEASANCE**

Section 10.01. Defeasance of Bonds. If the Issuer shall pay or cause to be paid, or there shall otherwise be paid, to the respective Holders of all of the Series 2000 A Bonds, the principal of and interest due or to become due thereon, at the times and in the manner stipulated therein and in this Bond Legislation, then the pledge of Revenues and other moneys and securities pledged under this Bond Legislation and all covenants, agreements and other obligations of the Issuer to the Registered Owners of the Series 2000 A Bonds shall thereupon cease, terminate and become void and be discharged and satisfied.

Series 2000 A Bonds for the payment of which either moneys in an amount which shall be sufficient, or securities the principal of and the interest on which, when due, will provide moneys which, together with the moneys, if any, deposited with the Paying Agent at the same or earlier time, shall be sufficient, to pay as and when due either at maturity or at the next redemption date, the principal installments of and interest on such Series 2000 A Bonds shall be deemed to have been paid within the meaning and with the effect expressed in the first paragraph of this section. All Series 2000 A Bonds shall, prior to the maturity thereof, be deemed to have been paid within the meaning and with the effect expressed in the first paragraph of this section if there shall have been deposited with the Commission or its agent, either moneys in an amount which shall be sufficient, or securities the principal of and the interest on which, when due, will provide moneys which, together with other moneys, if any, deposited with the Commission at the same time, shall be sufficient to pay when due the principal installments of and interest due and to become due on said Series 2000 A Bonds on and prior to the next redemption date or the maturity dates thereof. Neither securities nor moneys deposited with the Commission pursuant to this section nor principal or interest payments on any such securities shall be withdrawn or used for any purpose other than, and shall be held in trust for, the payment of the principal installments of and interest on said Series 2000 A Bonds; provided, that any cash received from such principal or interest payments on such securities deposited with the Commission or its agent, if not then needed for such purpose, shall, to the extent practicable, be reinvested in securities maturing at times and in amounts sufficient to pay when due the principal installments of and interest to become due on said Bonds on and prior to the next redemption date or the maturity dates thereof, and interest earned from such reinvestments shall be paid over to the Issuer as received by the Commission or its agent, free and clear of any trust, lien or pledge. For the purpose of this section, securities shall mean and include only Government Obligations.

#### **ARTICLE XI**

#### **MISCELLANEOUS**

- Section 11.01. Amendment or Modification of Bond Legislation. Prior to issuance of the Series 2000 A Bonds, this Ordinance may be amended or supplemented in any way by Supplemental Resolution. Following issuance of the Series 2000 A Bonds, no material modification or amendment of this Ordinance, or of any ordinance, resolution or order amendatory or supplemental hereto, that would materially and adversely affect the rights of Registered Owners of the Bonds shall be made without the consent in writing of the Registered Owners of the Bonds so affected and then Outstanding; provided, that no change shall be made in the maturity of any Bond or Bonds or the rate of interest thereon, or in the principal amount thereof, or affecting the unconditional promise of the Issuer to pay such principal and interest out of the funds herein pledged therefor without the consent of the Registered Owner thereof. No amendment or modification shall be made that would reduce the percentage of the principal amount of Bonds required for consent to the above-permitted amendments or modifications.
- Section 11.02. Bond Legislation Constitutes Contract. The provisions of the Bond Legislation shall constitute a contract between the Issuer and the Registered Owners of the Bonds, and no change, variation or alteration of any kind of the provisions of the Bond Legislation shall be made in any manner, except as in this Bond Legislation provided.
- Section 11.03. Severability of Invalid Provisions. If any section, paragraph, clause or provision of this Ordinance should be held invalid by any court of competent jurisdiction, the invalidity of such section, paragraph, clause or provision shall not affect any of the remaining provisions of this Ordinance, the Supplemental Resolution thereto, or the Series 2000 A Bonds.
- Section 11.04. Headings, Etc. The headings and catchlines of the articles, sections and subsections hereof are for convenience of reference only, and shall not affect in any way the meaning or interpretation of any provision hereof.
- Section 11.05. Conflicting Provisions Repealed. All ordinances, orders or resolutions and or parts thereof in conflict with the provisions of this Ordinance are, to the extent of such conflict, hereby repealed.
- Section 11.06. Covenant of <u>Due Procedure</u>, <u>Etc.</u> The Issuer covenants that all acts, conditions, things and procedures required to exist, to happen, to be performed or to be taken precedent to and in the adoption of this Ordinance do exist, have happened, have been performed and have been taken in regular and due time, form and manner as required

by and in full compliance with the laws and Constitution of the State of West Virginia applicable thereto; and that the Chairman, the Secretary and members of the Issuer were at all times when any actions in connection with this Ordinance occurred and are duly in office and duly qualified for such office.

Section 11.07. Effective Date. This Ordinance shall take effect immediately following the public hearing and final reading hereof.

Section 11.08. Statutory Notice and Public Hearing. Upon adoption hereof, an abstract of this Ordinance determined by the Issuer to contain sufficient information as to give notice of the contents hereof shall be published once a week for 2 successive weeks within a period of fourteen consecutive days, with at least 6 full days intervening between each publication, in the Charleston Gazette, a newspaper of general circulation in Putnam County, together with a notice stating that this Ordinance has been adopted and that the Issuer contemplates the issuance of the Bonds, and that any person interested may appear before the Issuer upon a date certain, not less than ten days subsequent to the date of the first publication of such abstract of this Ordinance and notice, and present protests, and that a certified copy of this Ordinance is on file with the Issuer for review by interested persons during office hours of the Issuer. At such hearing, all objections and suggestions shall be heard and the Issuer shall take such action as it shall deem proper in the premises.

Passed on First Reading:

December 15, 1999

Passed on Second Reading:

December 22, 1999

January 5, 2000

Passed on Final Reading Following Public Hearing:

Chairman

## **CERTIFICATION**

Certified a true copy of an Ordinance duly enacted by the PUTNAM COUNTY BUILDING COMMISSION on the 5th day of January, 2000.

Dated: January 27, 2000.

[SEAL]

Secretary

01/05/99 731000.97001

# EXHIBIT A

[Loan Agreement attached to bond transcript as Document 3.]

4			
			Portural report (Modeso)

#### PUTNAM COUNTY BUILDING COMMISSION

Waterworks Revenue Bonds, Series 2000 A (West Virginia Water Development Authority)

#### SUPPLEMENTAL RESOLUTION

SUPPLEMENTAL RESOLUTION PROVIDING AS TO PRINCIPAL AMOUNT, DATE, MATURITY DATE, REDEMPTION PROVISION, INTEREST RATE, INTEREST AND PRINCIPAL PAYMENT DATES, SALE PRICE AND OTHER TERMS OF THE WATERWORKS REVENUE BONDS, SERIES 2000 A (WEST VIRGINIA WATER DEVELOPMENT AUTHORITY), OF THE PUTNAM COUNTY BUILDING COMMISSION; AMENDING CERTAIN PROVISIONS OF THE ORDINANCE AUTHORIZING THE BONDS; AUTHORIZING AND APPROVING A DEED OF TRUST, SECURITY AGREEMENT AND FIXTURE FILING AND A LOAN AGREEMENT RELATING TO SUCH BONDS AND THE SALE AND DELIVERY OF SUCH BONDS TO THE WEST VIRGINIA WATER DEVELOPMENT AUTHORITY; DESIGNATING A REGISTRAR, PAYING AGENT AND DEPOSITORY BANK; AND MAKING OTHER PROVISIONS AS TO THE BONDS.

WHEREAS, the Putnam County Building Commission (the "Issuer"), has duly and officially adopted and enacted a bond ordinance, effective January 5, 2000 (the "Bond Ordinance"), entitled:

ORDINANCE AUTHORIZING THE ACQUISITION AND CONSTRUCTION OF A NEW PUBLIC WATERWORKS SYSTEM OF THE PUTNAM COUNTY BUILDING COMMISSION AND THE FINANCING OF THE COST, NOT OTHERWISE PROVIDED, THEREOF THROUGH THE ISSUANCE BY THE ISSUER OF NOT MORE THAN \$10,000,000 IN AGGREGATE PRINCIPAL AMOUNT OF WATERWORKS REVENUE BONDS, SERIES 2000 A (WEST VIRGINIA WATER DEVELOPMENT AUTHORITY); PROVIDING FOR THE RIGHTS AND REMEDIES OF AND SECURITY FOR THE REGISTERED OWNERS OF SUCH

BONDS; AUTHORIZING EXECUTION AND DELIVERY OF ALL DOCUMENTS RELATING TO THE ISSUANCE OF SUCH BONDS; APPROVING, RATIFYING AND CONFIRMING A LOAN AGREEMENT RELATING TO SUCH BONDS; AUTHORIZING THE SALE AND PROVIDING FOR THE TERMS AND PROVISIONS OF SUCH BONDS AND ADOPTING OTHER PROVISIONS RELATING THERETO.

WHEREAS, capitalized terms used herein and not otherwise defined herein shall have the same meanings set forth in the Bond Ordinance;

WHEREAS, the Bond Ordinance provides for the issuance of Waterworks Revenue Bonds, Series 2000 A (West Virginia Water Development Authority), of the Issuer (the "Series 2000 A Bonds"), in the aggregate principal amount not to exceed \$10,000,000, and has authorized the execution and delivery of a loan agreement relating to the Bonds to be dated the date of delivery of the Bonds (the "Loan Agreement"), by and between the Issuer and the West Virginia Water Development Authority (the "Authority"), all in accordance with Chapter 8, Article 33 and Chapter 8, Article 16 of the West Virginia Code of 1931, as amended (the "Act"); and in the Bond Ordinance it is provided that the form of the Loan Agreement and the exact principal amount, date, maturity date, redemption provision, interest rate, interest and principal payment dates, sale price and other terms of the Bonds should be established by a supplemental resolution pertaining to the Bonds; and that other matters relating to the Bonds be herein provided for;

WHEREAS, the Loan Agreement has been presented to the Issuer at this meeting;

WHEREAS, the Bonds are proposed to be purchased by the Authority pursuant to the Loan Agreement; and

WHEREAS, the Putnam County Building Commission deems it essential and desirable that this supplemental resolution (the "Supplemental Resolution") be adopted, that the Loan Agreement and other documents herein described be approved and entered into by the Issuer, that the exact principal amount, the date, the maturity date, the redemption provision, the interest rate, the interest and principal payment dates and the sale price of the Bonds be fixed hereby in the manner stated herein, and that other matters relating to the Bonds be herein provided for;

NOW, THEREFORE, BE IT RESOLVED BY THE PUTNAM COUNTY BUILDING COMMISSION:

Pursuant to the Bond Ordinance and the Act, this Supplemental Section 1. Resolution is adopted and there are hereby authorized and ordered to be issued the Waterworks Revenue Bonds, Series 2000 A (West Virginia Water Development Authority), of the Issuer, originally represented by a single Bond, numbered AR-1, in the principal amount of \$6,610,000. The Series 2000 A Bonds shall be dated the date of delivery thereof, shall finally mature June 1, 2039, shall bear interest at rates not to exceed 6.5% per annum, payable semiannually on June 1 and December 1 of each year, beginning June 1, 2000. The Series 2000 A Bonds shall be payable in annual installments of principal on June 1 of each year, commencing June 1, 2001, and ending June 1, 2039, and in the amounts as set forth in the "Schedule Y," attached to the Loan Agreement and incorporated in and made a part of the Bonds. The Series 2000 A Bonds shall be subject to redemption upon the written consent of the Authority, and upon payment of the interest and redemption premium, if any, and otherwise in compliance with the Loan Agreement, so long as the Authority is the registered owner of the Bonds. The Issuer does hereby approve and shall pay the administrative fee set forth in the "Schedule Y" attached to the Loan Agreement. The Authority will purchase the Series 2000 A Bonds at the price of \$6,318,176.20.

Section 2. All other provisions relating to the Bonds and the text of the Bonds shall be in substantially the forms provided in the Bond Ordinance, as amended by Section 5 of this Supplemental Resolution. The revised Form of Bond is attached hereto as Exhibit A.

Section 3. The Issuer does hereby authorize, approve and accept the Loan Agreement, a copy of which is incorporated herein by reference, and the execution and delivery of the Loan Agreement by the Chairman and the performance of the obligations contained therein, on behalf of the Issuer are hereby authorized, directed and approved.

Section 4. The Issuer does hereby authorize, approve and accept the Deed of Trust, Security Agreement and Fixture Filing, a copy of which is incorporated herein by reference, and the execution and delivery of the Deed of Trust, Security Agreement and Fixture Filing by the Chairman and the performance of the obligations contained therein, on behalf of the Issuer are hereby authorized, directed and approved.

Section 5. Pursuant to Section 11.01 of the Ordinance, the Ordinance shall be amended as reflected in Exhibit B attached hereto.

Section 6. The Issuer does hereby appoint and designate One Valley Bank, National Association, Charleston, West Virginia, to serve as Registrar (the "Registrar") for the Bonds under the Bond Ordinance and does approve and accept the Registrar's Agreement to be dated the date of delivery of the Bonds, by and between the Issuer and the Registrar, and the execution and delivery of the Registrar's Agreement by the Chairman, and the

performance of the obligations contained therein, on behalf of the Issuer are hereby authorized, approved and directed.

- Section 7. The Issuer does hereby appoint and designate the West Virginia Municipal Bond Commission, Charleston, West Virginia, to serve as Paying Agent for the Bonds under the Bond Ordinance.
- Section 8. The Issuer does hereby appoint and designate City National Bank of West Virginia, Eleanor, West Virginia, to serve as Depository Bank under the Bond Ordinance.
- Section 9. Series 2000 A Bonds proceeds in the amount of \$272,500 shall be deposited in the Series 2000 A Bonds Sinking Fund, as capitalized interest.
- Section 10. The balance of the proceeds of the Series 2000 A Bonds shall be deposited in or credited to the Series 2000 A Bonds Construction Trust Fund for payment of costs of the Series 2000 A Facilities, including costs of issuance of the Bonds.
- Section 11. The Chairman and Secretary are hereby authorized and directed to execute and deliver such other documents and certificates required or desirable in connection with the Bonds hereby and by the Bond Ordinance approved and provided for, to the end that the Bonds may be delivered on or about January 27, 2000, to the Authority pursuant to the Loan Agreement.
- Section 12. The acquisition and construction of the Series 2000 A Facilities and the financing thereof in part with proceeds of the Bonds are in the public interest, serve a public purpose of the Issuer and will promote the health, welfare and safety of the residents of the Issuer.
- Section 13. The Issuer hereby determines that it is in the best interest of the Issuer to invest all moneys in the funds and accounts established by the Bond Ordinance held by the Depository Bank until expended, in repurchase agreements or time accounts, secured by a pledge of Government Obligations, and therefore, the Issuer hereby directs the Depository Bank to take such actions as may be necessary to cause such moneys to be invested in such repurchase agreements or time accounts, until further directed in writing by the Issuer. Moneys in the Series 2000 A Bonds Sinking Fund, including the Series 2000 A Bonds Reserve Account therein (only in the event the 2000 A O & M Agreement is terminated), shall be invested by the West Virginia Municipal Bond Commission in the West Virginia Consolidated Fund.
- Section 14. All contracts relating to the financing, acquisition and construction of the Series 2000 A Facilities are hereby approved and the Chairman is hereby authorized and directed to execute and deliver all such contracts.

Section 15. All provisions of the Loan Agreement are incorporated herein and made a part hereof and to the extent any provision of the Loan Agreement conflicts with any provision of the Bond Ordinance, the Loan Agreement shall prevail and the conflicting provision of the Bond Ordinance is hereby repealed.

Section 16. This Supplemental Resolution shall be effective immediately following adoption hereof.

Adopted this 26th day of January, 2000.

Chairman

# **CERTIFICATION**

Certified a true copy of a Supplemental Resolution duly adopted by the PUTNAM COUNTY BUILDING COMMISSION on the 26th of January, 2000.

Dated: January 27, 2000.

[SEAL]

01/25/00 731000/97001

#### EXHIBIT A

#### (FORM OF BOND)

# UNITED STATES OF AMERICA STATE OF WEST VIRGINIA PUTNAM COUNTY BUILDING COMMISSION WATERWORKS REVENUE BOND, SERIES 2000 A (WEST VIRGINIA WATER DEVELOPMENT AUTHORITY)

No. AR	\$
KNOW ALL MEN BY THESE PRESENTS: That the BUILDING COMMISSION, a public corporation with perpetual building commission in Putnam County, West Virginia (the "Issue hereby promises to pay, solely from the special funds provided the forth, to the West Virginia Water Development Authority (the "As assigns the sum of	existence and a county r"), for value received, refor, as hereinafter set uthority") or registered
assigns the sum of  (\$	eht Service" attached as
The interest on each installment shall run from the original this Bond to the Authority and payment therefor, and until payment of interest shall be payable semiannually on 1 and 1 of e 1, 200, as set forth in Exhibit A attached hereto. of this Bond are payable in any coin or currency which, on the respect of such installments, is legal tender for the payment of public and plaws of the United States of America, at the office of the West Vi Commission, Charleston, West Virginia (the "Paying Agent"). The payable by check or draft of the Paying Agent mailed to the register address as it appears on the books of West Virginia, as registrar (the "Registrar"), on the 15th day of the minterest payment date, or by such other method as shall be mutually a Authority is the Registered Owner hereof.	of such installment, such each year, commencing Principal installments ective dates of payment private debts under the irginia Municipal Bond interest on this Bond is red owner hereof at the poonth next preceding an
This Bond may be redeemed prior to its stated date of a part, but only with the express written consent of the Authority, are conditions prescribed by, and otherwise in compliance with, the Lobetween the Issuer and the Authority, dated, 200	nd upon the terms and oan Agreement by and

This Bond is issued (i) to pay a portion of the costs of acquisition and construction of a new public waterworks system of the Issuer (the "Project"); (ii) to pay interest on the Bonds of this Series (the "Bonds") during construction of the Project and for not more than 6 months thereafter; and (iii) to pay certain costs of issuance hereof and related costs. The Project, and any further additions, betterments or improvements thereto are herein called the "Series 2000 A Facilities." This Bond is issued under the authority of and in full compliance with the Constitution and statutes of the State of West Virginia, including particularly Chapter 8, Article 33 of the West Virginia Code of 1931, as amended (the "Act"), certain provisions of Chapter 8, Article 16 of the West Virginia Code of 1931, as amended (collectively with the Act, the "Bond Act"), and a Bond Ordinance duly enacted by the Issuer on January 5, 2000, and a Supplemental Resolution duly adopted by the Issuer on January 26, 2000 (collectively, the "Bond Legislation"), and is subject to all the terms and conditions thereof. The Bond Legislation provides for the issuance of additional bonds under certain conditions, and such bonds would be entitled to be paid and secured equally and ratably from and by the funds and revenues and other security provided for the Bonds under the Bond Legislation.

This Bond is payable only from and secured by a pledge of the Revenues (as defined in the Bond Legislation) and unexpended proceeds of the Bonds. The Revenues shall be sufficient to pay the principal of and interest on all bonds which may be issued pursuant to the Act and which shall be set aside as a special fund hereby pledged for such purpose. This Bond does not constitute a corporate indebtedness of the Issuer within the meaning of any constitutional or statutory provisions or limitations, nor shall the Issuer be obligated to pay the same or the interest hereon, except from said special fund provided from the Revenues and unexpended proceeds of the Bonds. Pursuant to the Bond Legislation, in the event the 2000 A O & M Agreement (as defined in the Bond Legislation) is terminated, the Issuer has covenanted and agreed to establish and maintain just and equitable rates and charges for the use of the Series 2000 A Facilities and the services rendered thereby, and shall take all such actions necessary to provide funds, which shall be sufficient, together with other revenues of the Series 2000 A Facilities, to provide for the reasonable expenses of operation, repair and maintenance of the Series 2000 A Facilities, and to leave a balance each year equal to at least 115% of the maximum amount of principal of and interest on the Bonds payable in any year, and all other obligations on a parity with the Bonds; provided, however, that so long as there exists in the Reserve Account created for the Bonds, an amount equal to the maximum amount of principal and interest which will become due on the Bonds in any year, and in the respective reserve accounts established for any other obligations outstanding on a parity with the Bonds, an amount equal to the requirements therefor, such percentage may be reduced to 110%. The Issuer has entered into certain further covenants with the registered owners of the Bonds for the terms of which reference is made to the Bond Legislation. Remedies provided the registered owners of the Bonds are exclusively as provided in the Bond Legislation, to which reference is here made for a detailed description thereof.

Subject to the registration requirements set forth herein, this Bond is transferable, as provided in the Bond Legislation, only upon the books of the Registrar by the registered owner, or by its attorney duly authorized in writing, upon the surrender of this Bond, together with a written instrument of transfer satisfactory to the Registrar, duly executed by the registered owner or its attorney duly authorized in writing.

Subject to the registration requirements set forth herein, this Bond, under the provision of the Act is, and has all the qualities and incidents of, a negotiable instrument under the Uniform Commercial Code of the State of West Virginia.

All money received from the sale of this Bond, after reimbursement and repayment of all amounts advanced for preliminary expenses as provided by law and the Bond Legislation, shall be applied solely to the payment of the costs of the Project and costs of issuance hereof described in the Bond Legislation, and there shall be and hereby is created and granted a lien upon such moneys, until so applied, in favor of the registered owner of this Bond.

IT IS HEREBY CERTIFIED, RECITED AND DECLARED that all acts, conditions and things required to exist, happen and be performed precedent to and at the issuance of this Bond do exist, have happened, and have been performed in due time, form and manner as required by law, and that the amount of this Bond, together with all other obligations of the Issuer, does not exceed any limit prescribed by the Constitution or statutes of the State of West Virginia and that a sufficient amount of the Revenues received by the Issuer has been pledged to and will be set aside into said special fund by the Issuer for the prompt payment of the principal of and interest on this Bond.

All provisions of the Bond Legislation, resolutions and statutes under which this Bond is issued shall be deemed to be a part of the contract evidenced by this Bond to the same extent as if written fully herein.

IN	WITNESS	WHEREOF,	the	PUTNAM	COUNTY	BUILDING
COMMISSION						
be hereunto aff						
	. 2000.	<b>,</b>	,			a to be dated
	,					
[SEAL]						
[]						
			Chair	rman		····
ATTEST:						
Secretary						

# (Form of)

# CERTIFICATE OF AUTHENTICATION AND REGISTRATION

This Bond is one of the Series 2000 A Bonds described Bond Legislation and has been duly registered in the name of the above, as of the date set forth below.	
Date:, 2000.	
as Registrar	

Authorized Officer

# EXHIBIT A SCHEDULE OF ANNUAL DEBT SERVICE

# (Form of)

## **ASSIGNMENT**

	FOR VALUE RECEIVED the undersigned sells, assigns, and transfers unto									
the	within	Bond	and	does	hereby	•		and appoint or the said Bond		
	ne books titution in	-	_	ation of	the within			th full power of		
	]	Dated: _		•	,	•				
In th	e presenc	e of:								

See Tab 3 - Conformed Ordinance

×			
N			

#### \*CONFORMED ORDINANCE

#### **PUTNAM COUNTY BUILDING COMMISSION**

## WATERWORKS REVENUE BONDS, SERIES 2000 A (WEST VIRGINIA WATER DEVELOPMENT AUTHORITY)

#### **BOND ORDINANCE**

#### **Table of Contents**

Subject		Page
STA	ARTICLE I ATUTORY AUTHORITY, FINDINGS AND DEFINITIONS	
Section 1.01	Authority for this Ordinance	1
Section 1.02	Findings	1
Section 1.03	Bond Legislation Constitutes Contract	3
Section 1.04	Definitions	4
	ARTICLE II	
•	AUTHORIZATION OF ACQUISITION AND CONSTRUCTION OF THE PROJECT	
Section 2.01	Authorization of Acquisition and Construction of the Project	10
	ARTICLE III	
	ORIZATION, TERMS, EXECUTION, REGISTRATION AND	
SALE (	OF BONDS; AUTHORIZATION AND EXECUTION OF LOAN AGREEMENT	
	AGREEVIENT	
Section 3.01	Authorization of Bonds	11
Section 3.02	Terms of Bonds	11
Section 3.03	Execution of Bonds	12
Section 3.04	Authentication and Registration	12
Section 3.05	Negotiability, Transfer and Registration	12

Section 3.06	Bonds Mutilated, Destroyed, Stolen or Lost	13
Section 3.07	Bonds not to be Indebtedness of the Issuer	13
Section 3.08	Bonds Secured by Pledge of Revenues	13
Section 3.09	Delivery of Bonds	14
Section 3.10	Form of Bonds	14
	FORM OF BOND	15
Section 3.11	Sale of Bonds; Approval and Ratification of Execution of	
	Loan Agreement	21
Section 3.12	"Amended Schedule A" Filing	21
	ARTICLE IV	
	[RESERVED]	22
	ARTICLE V	
FUNDS ANI	O ACCOUNTS; REVENUES AND APPLICATION THEREOF	
Section 5.01	Establishment of Funds and Accounts with Depository	
Bank		23
Section 5.02 Section 5.03	Establishment of Funds and Accounts with Commission	23
Section 5.03	Revenues; Flow of Funds	23
70.00	ARTICLE VI	
BON	D PROCEEDS; CONSTRUCTION DISBURSEMENTS	
Section 6.01	Application of Bond Proceeds; Pledge of Unexpended	
Section 6.02	Bond Proceeds  Dishurgements From the Bond Construction Tourish	27
Section 6.02	Disbursements From the Bond Construction Trust Fund	28
	ARTICLE VII	
	ADDITIONAL COVENANTS OF THE ISSUER	
Section 7.01	General Covenants of the Issuer	29
Section 7.02	Bonds not to be Indebtedness of the Issuer	29
Section 7.03	Bonds Secured by Pledge of Revenues	29
Section 7.04	Rates and Charges	29
Section 7.05	Sale of the Series 2000 A Facilities	29
Section 7.06	Issuance of Other Obligations Payable Out of Revenues	
_	and General Covenant Against Encumbrances	30
Section 7.07	[RESERVED]	31
Section 7.08	Books; Records and Audit	31
Section 7.09	Rates	33
Section 7.10	Operating Budget and Monthly Financial Report	33

Section 7.11	Engineering Services and Operating Personnel	33
Section 7.12	No Competing Franchise	34
Section 7.13	Enforcement of Collections	34
Section 7.14	No Free Services	35
Section 7.15	Insurance and Construction Bonds	35
Section 7.16	Connections	36
Section 7.17	Completion of Project; Permits and Orders	37
Section 7.18	Compliance with Loan Agreement and Law	37
Section 7.19	Tax Covenants	37
Section 7.20	Securities Laws Compliance	38
Section 7.21	Contracts; Public Releases	38
Section 7.22	Deed of Trust and Security Agreement	38
	ARTICLE VIII	
	INVESTMENT OF FUNDS	
Section 8.01	Investments	39
Section 8.02	[RESERVED]	39
Section 8.03	[RESERVED]	39
	ARTICLE IX	
	DEFAULT AND REMEDIES	
Section 9.01	Events of Default	40
Section 9.02	Remedies	40
Section 9.03	Appointment of Receiver	40
	ARTICLE X	
	DEFEASANCE	
Section 10.01	Defeasance of Bonds	43
	ARTICLE XI	
	MISCELLANEOUS	
Section 11.01	Amendment or Modification of Bond Legislation	44
Section 11.02	Bond Legislation Constitutes Contract	44
Section 11.03	Severability of Invalid Provisions	44
Section 11.04	Headings, Etc.	44
Section 11.05	Conflicting Provisions Repealed	44
Section 11.06	Covenant of Due Procedure, Etc.	44

Section 11.07	Effective Date	45
Section 11.08	Statutory Notice and Public Hearing	45
	SIGNATURES	45
	CERTIFICATION	46
	EXHIBIT A	47

#### **PUTNAM COUNTY BUILDING COMMISSION**

ORDINANCE AUTHORIZING THE ACQUISITION AND CONSTRUCTION OF A NEW PUBLIC WATERWORKS SYSTEM OF THE PUTNAM COUNTY BUILDING COMMISSION AND THE FINANCING OF THE COST, NOT OTHERWISE PROVIDED, THEREOF THROUGH THE ISSUANCE BY THE ISSUER OF NOT MORE THAN \$10,000,000 IN AGGREGATE PRINCIPAL AMOUNT OF WATERWORKS REVENUE BONDS, SERIES 2000 A (WEST WATER DEVELOPMENT VIRGINIA AUTHORITY): PROVIDING FOR THE RIGHTS AND REMEDIES OF AND SECURITY FOR THE REGISTERED OWNERS OF SUCH BONDS; AUTHORIZING EXECUTION AND DELIVERY OF ALL DOCUMENTS RELATING TO THE ISSUANCE OF SUCH BONDS: APPROVING, RATIFYING CONFIRMING A LOAN AGREEMENT RELATING TO SUCH BONDS; AUTHORIZING THE SALE AND PROVIDING FOR THE TERMS AND PROVISIONS OF SUCH BONDS AND ADOPTING OTHER PROVISIONS RELATING THERETO.

BE IT ORDAINED AND ENACTED BY THE PUTNAM COUNTY BUILDING COMMISSION:

#### **ARTICLE I**

#### STATUTORY AUTHORITY, FINDINGS AND DEFINITIONS

Section 1.01. Authority for this Ordinance. This Ordinance (together with any ordinance, order or resolution supplemental hereto or amendatory hereof, the "Bond Legislation") is enacted pursuant to the provisions of Chapter 8, Article 33 of the West Virginia Code of 1931, as amended (the "Act") and certain provisions of Chapter 8, Article 16 of the West Virginia Code of 1931, as amended (collectively with the Act, the "Bond Act"), and other applicable provisions of law.

Section 1.02. Findings. It is hereby found, determined and declared that:

A. The Putnam County Building Commission (the "Issuer") is a public corporation with perpetual existence and a county building commission within the meaning

of the Act, duly created pursuant to a resolution adopted by the County Commission of Putnam County (the "County Commission") on August 28, 1980.

- B. The Issuer does not presently own or operate a public waterworks system. However, the County Commission has requested and it is deemed necessary and desirable for the health and welfare of the inhabitants of Putnam County that there be acquired and constructed a public waterworks system of the Issuer, consisting of certain water lines and mains, together with all appurtenant facilities, (collectively, the "Project" or the "Series 2000 A Facilities").
- C. The Issuer has determined that the Series 2000 A Facilities should be operated, maintained, repaired and replaced by West Virginia-American Water Company, a West Virginia corporation (the "Company"), pursuant to the terms of an Agreement by and between the Issuer and the Company, to be executed on January 26, 2000, (the "2000 A O & M Agreement").
- D. The County Commission, with the assistance of the Company, has provided the Issuer with plans and specifications for the acquisition, construction and equipping of the Project, which plans and specifications have been prepared by the Company as Consulting Engineers and have heretofore been filed with the Issuer. The Issuer has agreed to appoint the Company, and the Company has agreed to accept such appointment, as its agent for the purpose of acquisition, construction and equipping of the Project. The Issuer and the County Commission have also determined that the customers served by the Series 2000 A Facilities should pay a monthly surcharge to the County Commission (the "Surcharges"), which Surcharges have been approved by the West Virginia Public Service Commission.
- E. The Issuer will receive all of its Revenues (hereinafter defined) from the Company under and pursuant to the 2000 A O & M Agreement, which has been approved by the Public Service Commission of West Virginia. The Revenues will be sufficient to pay all cost of operation and maintenance of the System, to pay the principal of and interest on the Series 2000 A Bonds and to make payments into all funds and accounts and other payments provided for herein.
- F. It is deemed necessary for the Issuer to issue its Waterworks Revenue Bonds, Series 2000 A (West Virginia Water Development Authority), in the total aggregate principal amount of not more than \$10,000,000 (the "Series 2000 A Bonds"), initially to be represented by a single bond, to permanently finance the costs of acquisition and construction of the Project. Said costs shall be deemed to include the cost of all property rights, easements and franchises deemed necessary or convenient therefor; interest upon the Series 2000 A Bonds prior to and during acquisition and construction of the Project and for a period not exceeding 6 months after completion of acquisition and construction of the Project; engineering and legal expenses; expenses for estimates of costs and revenues, expenses for

plans, specifications and surveys; other expenses necessary or incident to determining the feasibility or practicability of the enterprise, administrative expense, commitment fees, fees and expenses of the West Virginia Water Development Authority (the "Authority"), discount, initial fees for the services of registrars, paying agents, depositories or trustees or other costs in connection with the sale of the Series 2000 A Bonds and such other expenses as may be necessary or incidental to the financing herein authorized, the acquisition or construction of the Project and the placing of same in operation, and the performance of the things herein required or permitted, in connection with any thereof, provided, that reimbursement to the Issuer for any amounts expended by it for allowable costs prior to the issuance of the Series 2000 A Bonds or the repayment of indebtedness incurred by the Issuer for such purposes shall be deemed Costs of the Project, as hereinafter defined.

- G. The period of usefulness of the Series 2000 A Facilities after completion of the Project is not less than 40 years.
- H. It is in the best interests of the Issuer that its Series 2000 A Bonds be sold to the Authority pursuant to the terms and provisions of a loan agreement to be entered into by and between the Issuer and the Authority, in form satisfactory to the Issuer and the Authority, as shall be approved by supplemental resolution of the Issuer.
- I. There are no outstanding bonds or other obligations of the Issuer which will rank prior to or on a parity with or junior and subordinate to the Series 2000 A Bonds as to liens, pledge, source of and security for payment.
- J. The Issuer has complied with all requirements of West Virginia law and the Loan Agreement relating to authorization of the acquisition, construction and operation of the Series 2000 A Facilities and issuance of the Series 2000 A Bonds, or will have so complied prior to issuance of any thereof, including, among other things, the approval of the Project by the West Virginia Infrastructure and Jobs Development Council and the obtaining of a certificate of convenience and necessity from the Public Service Commission of West Virginia by final order, the time for rehearing and appeal of which will either have expired prior to the date of issuance of the Series 2000 A Bonds or such final order will not be subject to appeal or rehearing.
- K. The Project has been approved by the West Virginia Infrastructure and Jobs Development Council as required under Chapter 31, Article 15A of the West Virginia Code of 1931, as amended.
- Section 1.03. Bond Legislation Constitutes Contract. In consideration of the acceptance of the Series 2000 A Bonds by the registered owners of the same from time to time, this Bond Legislation shall be deemed to be and shall constitute a contract between the Issuer and such Bondholders, and the covenants and agreements herein set forth to be performed by the Issuer shall be for the equal benefit, protection and security of the

Bondholders of any and all of such Bonds, all which shall be of equal rank and without preference, priority or distinction between any one Bond and any other Bonds and by reason of priority of issuance or otherwise, except as expressly provided therein and herein.

Section 1.04. <u>Definitions</u>. The following terms shall have the following meanings herein unless the context expressly requires otherwise:

"Act" means Chapter 8, Article 33 of the West Virginia Code of 1931, as amended and in effect on the date of enactment hereof.

"Authority" means the West Virginia Water Development Authority, which is expected to be the original purchaser and Registered Owner of the Series 2000 A Bonds, or any other agency, board or department of the State that succeeds to the functions of the Authority.

"Authorized Officer" means the Chairman of the Issuer, or any other officer of the Issuer specifically designated by resolution of the Issuer.

"Bondholder," "Holder of the Bonds," "Holder," "Registered Owner" or any similar term whenever used herein with respect to an outstanding Bond or Bonds, means the person in whose name such Bond is registered.

"Bond Act" means, collectively, the Act and certain provisions of Chapter 8, Article 16 of the West Virginia Code of 1931, as amended.

"Bond Legislation," "Ordinance," "Bond Ordinance" or "Local Act" means this Bond Ordinance and all ordinances, orders and resolutions supplemental hereto or amendatory hereof.

"Bond Registrar" means the bank or other entity to be designated as such in the Supplemental Resolution and its successors and assigns.

"Bonds" means the Series 2000 A Bonds and, where appropriate, any bonds on a parity therewith subsequently authorized to be issued hereunder or by another ordinance of the Issuer.

"Bond Year" means the 12-month period beginning on the anniversary of the Closing Date in each year and ending on the day prior to the anniversary date of the Closing Date in the following year, except that the first Bond Year shall begin on the Closing Date.

"Chairman" means the Chairman of the Issuer.

"Closing Date" means the date upon which there is an exchange of the Series 2000 A Bonds for the proceeds representing the purchase price of the Series 2000 A Bonds from the Authority.

"Code" means the Internal Revenue Code of 1986, as amended, and the Regulations.

"Commission" means the West Virginia Municipal Bond Commission or any other agency of the State of West Virginia that succeeds to the functions of the Commission.

"Company" means West Virginia-American Water Company, a West Virginia corporation.

"Consulting Engineers" means West Virginia-American Water Company, so long as the 2000 A O & M Agreement is in effect, and upon the termination of the 2000 A O & M Agreement, any qualified engineer or firm of engineers, licensed by the State, that shall at any time hereafter be procured by the Issuer as Consulting Engineers for the Series 2000 A Facilities or any portion thereof, in accordance with Chapter 5G, Article 1 of the West Virginia Code of 1931, as amended; provided, however, that the Consulting Engineers shall not be a regular, full-time employee of the State or any of its agencies, commissions or political subdivisions.

"Costs" or "Costs of the Project" means those costs described in Section 1.02F, hereof to be a part of the cost of acquisition and construction of the Project.

"County Commission" means The County Commission of Putnam County, Putnam County, West Virginia, a political subdivision of the State of West Virginia.

"Depository Bank" means the bank designated as such in the Supplemental Resolution, and its successors and assigns.

"FDIC" means the Federal Deposit Insurance Corporation and any successor to the functions of the FDIC.

"Fiscal Year" means each 12-month period beginning on July 1 and ending on the succeeding June 30.

"Government Obligations" means direct obligations of, or obligations the timely payment of the principal of and interest on which is guaranteed by, the United States of America.

"Herein," "hereto" and similar words shall refer to this entire Bond Legislation.

"Independent Certified Public Accountants" means any certified public accountant or firm of certified public accountants that shall at any time hereafter be retained by the Issuer to prepare an independent annual or special audit of the accounts of the Series 2000 A Facilities or for any other purpose except keeping the accounts of the Series 2000 A Facilities in the normal operation of its business and affairs.

"Issuer" means the Putnam County Building Commission, a public corporation with perpetual existence and a county building commission within the meaning of the Act, and, as appropriate, its agents and assigns.

"Loan Agreement" means the Loan Agreement to be entered into between the Authority and the Issuer, providing for the purchase of the Series 2000 A Bonds from the Issuer by the Authority, the form of which shall be approved, and the execution and delivery by the Issuer authorized and directed or ratified by the Supplemental Resolution.

"Net Proceeds" means the face amount of the Series 2000 A Bonds, plus accrued interest and premium, if any, less original issue discount, if any.

"2000 A O & M Agreement" means the Agreement between the Issuer and the Company, to be executed on January 26, 2000, relating to the acquisition, construction and equipping of the Project and the subsequent operation, maintenance, repair and replacement of the Series 2000 A Facilities, as it may be amended from time to time and as approved by the Public Service Commission of West Virginia.

"Operating Expenses" means the reasonable, proper and necessary costs of repair, operation and maintenance of the Series 2000 A Facilities, as hereinafter defined, and includes, without limiting the generality of the foregoing, administrative, engineering, legal, auditing and insurance expenses, other than those capitalized as part of the Costs, fees and expenses of the Authority, fiscal agents, the Depository Bank, the Registrar and the Paying Agent (all as herein defined), other than those capitalized as part of the Costs, payments to pension or retirement funds, taxes and such other reasonable operating costs and expenses as should normally and regularly be included under generally accepted accounting principles; provided, that "Operating Expenses" does not include payments on account of the principal of or redemption premium, if any, or interest on the Series 2000 A Bonds, charges for depreciation, losses from the sale or other disposition of, or from any decrease in the value of, capital assets, amortization of debt discount or such miscellaneous deductions as are applicable to prior accounting periods.

"Outstanding" when used with reference to Bonds and as of any particular date, describes all Bonds theretofore and thereupon being authenticated and delivered except (i) any Bond canceled by the Bond Registrar at or prior to said date; (ii) any Bond for the payment of which moneys, equal to its principal amount and redemption premium, if applicable, with interest to the date of maturity or redemption, shall be in trust hereunder, and set aside for

such payment (whether upon or prior to maturity); (iii) any Bond deemed to have been paid as provided in Article X hereof; and (iv) for purposes of consents or other action by a specified percentage of Bondholders, any Bonds registered to the Issuer.

"Paying Agent" means the Commission or such other entity or authority as may be designated as a Paying Agent by the Issuer in the Supplemental Resolution.

"Program" means the Authority's loan program, under which the Authority purchases the water development revenue bonds of local governmental entities satisfying certain legal and other requirements with the proceeds of the water development revenue bonds of the Authority.

"Project" or "Series 2000 A Facilities" means the Project as described in Section 1.02B hereof.

"Qualified Investments" means and includes any of the following:

- (a) Government Obligations;
- (b) Government Obligations which have been stripped of their unmatured interest coupons, interest coupons stripped from Government Obligations, and receipts or certificates evidencing payments from Government Obligations or interest coupons stripped from Government Obligations;
- (c) Bonds, debentures, notes or other evidences of indebtedness issued by any of the following agencies: Banks for Cooperatives; Federal Intermediate Credit Banks; Federal Home Loan Bank System; Export-Import Bank of the United States; Federal Land Banks; Government National Mortgage Association; Tennessee Valley Authority; or Washington Metropolitan Area Transit Authority;
- (d) Any bond, debenture, note, participation certificate or other similar obligations issued by the Federal National Mortgage Association to the extent such obligation is guaranteed by the Government National Mortgage Association or issued by any other federal agency and backed by the full faith and credit of the United States of America;
- (e) Time accounts (including accounts evidenced by time certificates of deposit, time deposits or other similar banking arrangements) which, to the extent not insured by the FDIC, shall

be secured by a pledge of Government Obligations, provided, that said Government Obligations pledged either must mature as nearly as practicable coincident with the maturity of said time accounts or must be replaced or increased so that the market value thereof is always at least equal to the principal amount of said time accounts;

- (f) Money market funds or similar funds whose only assets are investments of the type described in paragraphs (a) through (e) above;
- (g) Repurchase agreements. fully secured investments of the types described in paragraphs (a) through (e) above, with banks or national banking associations which are members of FDIC or with government bond dealers recognized as primary dealers by the Federal Reserve Bank of New York, provided, that said investments securing said repurchase agreements either must mature as nearly as practicable coincident with the maturity of said repurchase agreements or must be replaced or increased so that the market value thereof is always at least equal to the principal amount of said repurchase agreements, and provided further that the holder of such repurchase agreement shall have a prior perfected security interest in the collateral therefor; must have (or its agent must have) possession of such collateral; and such collateral must be free of all claims by third parties;
- (h) The West Virginia "consolidated fund" managed by the West Virginia Investment Management Board pursuant to Chapter 12, Article 6 of the West Virginia Code of 1931, as amended; and
- (i) Obligations of States or political subdivisions or agencies thereof, the interest on which is exempt from federal income taxation, and which are rated at least "A" by Moody's Investors Service, Inc. or Standard & Poor's Corporation.

"Registered Owner," "Bondholder," "Holder" or any similar term means, whenever used herein with respect to an outstanding Bond or Bonds, the person in whose name such Bond is registered.

"Registrar" means the Bond Registrar.

"Regulations" means temporary and permanent regulations promulgated under the Code, or any predecessor thereto.

"Renewal and Replacement Fund" means the Renewal and Replacement Fund established by Section 5.01 in the event the 2000 A O & M Agreement is terminated.

"Revenues" means all revenues to be paid to or on behalf of the Issuer by the Company under the 2000 A O & M Agreement; provided that, in the event the 2000 A O & M Agreement is terminated, Revenues shall include all receipts, revenues, income and other monies from the subsequent leasing, subleasing, operation, management, sale or other disposition of the Series 2000 A Facilities, or any part thereof, and all rights to receive the same, determined in accordance with generally accepted accounting principles; provided, however, that any surcharges paid by customers of the Series 2000 A Facilities shall not be considered to be Revenues.

"Revenue Fund" means the Revenue Fund established by Section 5.01 hereof.

"Secretary" means the Secretary of the Issuer.

"Series 2000 A Bonds" means the Waterworks Revenue Bonds, Series 2000 A (West Virginia Water Development Authority), of the Issuer, authorized by this Ordinance.

"Series 2000 A Bonds Construction Trust Fund" means the Series 2000 A Bonds Construction Trust Fund established by Section 5.01 hereof.

"Series 2000 A Bonds Reserve Account" means the Series 2000 A Bond Reserve Account established by Section 5.02 in the event the 2000 A O & M Agreement is terminated.

"Series 2000 A Bonds Reserve Requirement" means, as of any date of calculation the maximum amount of principal and interest which will become due on the Series 2000 A Bonds in the then current or any succeeding year.

"Series 2000 A Bonds Sinking Fund" means the Series 2000 A Bonds Sinking Fund established by Section 5.02 hereof.

"Series 2000 A Facilities" means the Project and any further additions, betterments and improvements thereto hereafter constructed or acquired from any sources whatsoever.

"State" means the State of West Virginia.

"Supplemental Resolution" means any resolution, ordinance or order of the Issuer supplementing or amending this Ordinance and, when preceded by the article "the," refers specifically to the supplemental resolution authorizing the sale of the Series 2000 A Bonds; provided, that any matter intended by this Ordinance to be included in the Supplemental Resolution with respect to the Series 2000 A Bonds and not so included, may be included in another Supplemental Resolution.

Words importing singular number shall include the plural number in each case and vice versa; words importing persons shall include firms and corporations; and words importing the masculine, feminine or neutral gender shall include any other gender.

#### ARTICLE II

### AUTHORIZATION OF ACQUISITION AND CONSTRUCTION OF THE PROJECT

Section 2.01. Authorization of Acquisition and Construction of the Project. There is hereby authorized and ordered the acquisition and construction of the Project, at an estimated cost of not to exceed \$10,000,000, in accordance with the plans and specifications which have been prepared by the Company, heretofore filed in the office of the Issuer. The proceeds of the Series 2000 A Bonds hereby authorized shall be applied as provided in Article VI hereof. The Issuer, with the assistance of the Company, has received bids and will enter into contracts for the acquisition and construction of the Project, compatible with the financing plan submitted to the Authority.

The cost of the Project is estimated not to exceed \$10,000,000, of which the entire amount will be obtained from proceeds of the Series 2000 A Bonds.

#### **ARTICLE III**

AUTHORIZATION, TERMS, EXECUTION, REGISTRATION AND SALE OF BONDS; AUTHORIZATION AND EXECUTION OF LOAN AGREEMENT

Section 3.01. Authorization of Bonds. For the purposes of capitalizing interest on the Series 2000 A Bonds, paying Costs of the Project not otherwise provided for and paying certain costs of issuance and related costs, or any or all of such purposes, as determined by the Supplemental Resolution, there shall be and hereby are authorized to be issued the negotiable Series 2000 A Bonds of the Issuer. The Series 2000 A Bonds shall be issued as a single bond, designated "Waterworks Revenue Bond, Series 2000 A (West Virginia Water Development Authority)," in the principal amount of not more than \$10,000,000, and shall have such terms as set forth hereinafter and in the Supplemental Resolution. The proceeds of the Series 2000 A Bonds remaining after capitalizing interest on the Series 2000 A Bonds, if any, shall be deposited in or credited to the Series 2000 A Bonds Construction Trust Fund established by Section 5.01 hereof.

Section 3.02. Terms of Bonds. The Series 2000 A Bonds shall be issued in such principal amounts; shall bear interest at such rate or rates, not exceeding the then legal maximum, payable semiannually on such dates; shall mature on such dates and in such amounts; and shall be redeemable, in whole or in part, all as the Issuer shall prescribe in a Supplemental Resolution or as specifically provided in the Loan Agreement. The Bonds shall be payable as to principal at the office of the Paying Agent, in any coin or currency which, on the dates of payment of principal is legal tender for the payment of public or private debts under the laws of the United States of America. Interest on the Bonds shall be paid by check or draft of the Paying Agent mailed to the Registered Owner thereof at the address as it appears on the books of the Bond Registrar, or by such other method as shall be mutually agreeable so long as the Authority is the Registered Owner thereof.

Unless otherwise provided by the Supplemental Resolution, the Series 2000 A Bonds shall be issued in the form of a single bond, fully registered to the Authority, with a debt service schedule attached, representing the aggregate principal amount of the Series 2000 A Bonds, all as provided in the Supplemental Resolution. The Bonds shall be exchangeable at the option and expense of the Registered Owner for another fully registered Bond or Bonds of the same series in aggregate principal amount equal to the amount of said Bonds then Outstanding and being exchanged, with principal installments or maturities, as applicable, corresponding to the dates of payment of principal installments of said Bonds; provided, that the Authority shall not be obligated to pay any expenses of such exchange.

Subsequent series of Bonds, if any, shall be issued in fully registered form and in denominations as determined by a Supplemental Resolution. Such Bonds shall be dated

as of the date specified in a Supplemental Resolution and shall bear interest from the date so specified therein.

Section 3.03. Execution of Bonds. The Series 2000 A Bonds shall be executed in the name of the Issuer by the Chairman, and the seal of the Issuer shall be affixed thereto or imprinted thereon and attested by the Secretary. In case any one or more of the officers who shall have signed or sealed any of the Bonds shall cease to be such officer of the Issuer before the Bonds so signed and sealed have been actually sold and delivered, such Bonds may nevertheless be sold and delivered as herein provided and may be issued as if the person who signed or sealed such Bonds had not ceased to hold such office. Any Bonds may be signed and sealed on behalf of the Issuer by such person as at the actual time of the execution of such Bonds shall hold the proper office in the Issuer, although at the date of such Bonds such person may not have held such office or may not have been so authorized.

Section 3.04. Authentication and Registration. No Series 2000 A Bond shall be valid or obligatory for any purpose or entitled to any security or benefit under this Bond Legislation unless and until the Certificate of Authentication and Registration on such Bond, substantially in the form set forth in Section 3.10 hereof, shall have been manually executed by the Bond Registrar. Any such executed Certificate of Authentication and Registration upon any such Bond shall be conclusive evidence that such Bond has been authenticated, registered and delivered under this Bond Legislation. The Certificate of Authentication and Registration on any Bond shall be deemed to have been executed by the Bond Registrar if manually signed by an authorized officer of the Bond Registrar, but it shall not be necessary that the same officer sign the Certificate of Authentication and Registration on all of the Bonds issued hereunder.

Section 3.05. Negotiability, Transfer and Registration. Subject to the provisions for transfer of registration set forth below, the Series 2000 A Bonds shall be and have all of the qualities and incidents of negotiable instruments under the Uniform Commercial Code of the State of West Virginia, and each successive Holder, in accepting any of said Bonds, shall be conclusively deemed to have agreed that such Bonds shall be and have all of the qualities and incidents of negotiable instruments under the Uniform Commercial Code of the State of West Virginia, and each successive Holder shall further be conclusively deemed to have agreed that said Bonds shall be incontestable in the hands of a bona fide holder for value.

So long as any of the Bonds remain outstanding, the Issuer, through the Bond Registrar or its agent, shall keep and maintain books for the registration and transfer of the Bonds.

The registered Bonds shall be transferable only upon the books of the Bond Registrar, by the registered owner thereof in person or by his attorney duly authorized in

writing, upon surrender thereto together with a written instrument of transfer satisfactory to the Bond Registrar duly executed by the registered owner or his duly authorized attorney.

In all cases in which the privilege of exchanging Bonds or transferring the registered Bonds are exercised, Bonds shall be delivered in accordance with the provisions of this Bond Legislation. All Bonds surrendered in any such exchanges or transfers shall forthwith be canceled by the Bond Registrar. For every such exchange or transfer of Bonds, the Bond Registrar may make a charge sufficient to reimburse it for any tax, fee or other governmental charge required to be paid with respect to such exchange or transfer and the cost of preparing each new Bond upon each exchange or transfer, and any other expenses of the Bond Registrar incurred in connection therewith, which sum or sums shall be paid by the Issuer. The Bond Registrar shall not be obliged to make any such exchange or transfer of Bonds during the period commencing on the 15th day of the month next preceding an interest payment date on the Bonds or, in the case of any proposed redemption of Bonds, next preceding the date of the selection of Bonds to be redeemed, and ending on such interest payment date or redemption date.

Series 2000 A Bond shall become mutilated or be destroyed, stolen or Lost. In case any Series 2000 A Bond shall become mutilated or be destroyed, stolen or lost, the Issuer may, in its discretion, issue, and the Bond Registrar shall, if so advised by the Issuer, authenticate and deliver, a new Bond of the same series and of like tenor as the Bonds so mutilated, destroyed, stolen or lost, in exchange and substitution for such mutilated Bond, upon surrender and cancellation of such mutilated Bond, or in lieu of and substitution for the Bond destroyed, stolen or lost, and upon the Holder's furnishing satisfactory indemnity and complying with such other reasonable regulations and conditions as the Issuer may prescribe and paying such expenses as the Issuer and the Bond Registrar may incur. All Bonds so surrendered shall be canceled by the Bond Registrar and held for the account of the Issuer. If any such Bond shall have matured or be about to mature, instead of issuing a substitute Bond, the Issuer may pay the same, upon being indemnified as aforesaid, and if such Bond be lost, stolen or destroyed, without surrender thereof.

Section 3.07. Bonds not to be Indebtedness of the Issuer. The Series 2000 A Bonds shall not, in any event, be or constitute an indebtedness of the Issuer within the meaning of any constitutional or statutory provision or limitation, but shall be payable solely from the Revenues as herein provided. No holder or holders of any of the Series 2000 A Bonds shall ever have the right to compel the exercise of the taxing power of the Issuer, if any, to pay the Series 2000 A Bonds or the interest thereon.

Section 3.08. Bonds Secured by Pledge of Revenues. The payment of the debt service of the Series 2000 A Bonds shall be secured by a first lien on the Revenues. Such Revenues in an amount sufficient to pay the principal of and interest on and other payments for the Series 2000 A Bonds are hereby irrevocably pledged to such payments as they become due.

- Section 3.09. Delivery of Bonds. The Issuer shall execute and deliver the Series 2000 A Bonds to the Bond Registrar, and the Bond Registrar shall authenticate, register and deliver the Series 2000 A Bonds to the original purchasers upon receipt of the documents set forth below:
  - A. If other than the Authority, a list of the names in which the Series 2000 A Bonds are to be registered upon original issuance, together with such taxpayer identification and other information as the Bond Registrar may reasonably require;
  - B. A request and authorization to the Bond Registrar on behalf of the Issuer, signed by an Authorized Officer, to authenticate and deliver the Series 2000 A Bonds to the original purchasers;
  - C. An executed and certified copy of the Bond Legislation;
    - D. An executed copy of the Loan Agreement;
    - E. A copy of the 2000 A O & M Agreement; and
  - F. The unqualified approving opinion of bond counsel on the Series 2000 A Bonds.
- Section 3.10. Form of Bonds. The text of the Series 2000 A Bonds shall be in substantially the following form, with such omissions, insertions and variations as may be necessary and desirable and authorized or permitted hereby, or by any Supplemental Resolution adopted prior to the issuance thereof:

#### (FORM OF BOND)

# UNITED STATES OF AMERICA STATE OF WEST VIRGINIA PUTNAM COUNTY BUILDING COMMISSION WATERWORKS REVENUE BOND, SERIES 2000 A (WEST VIRGINIA WATER DEVELOPMENT AUTHORITY)

No. AR	\$
KNOW ALL MEN BY THESE PRESENTS: THESE PRESENTS: THESE PRESENTS: THESE PRESENTS: THE BUILDING COMMISSION, a public corporation with perposite building commission in Putnam County, West Virginia (the hereby promises to pay, solely from the special funds provide forth, to the West Virginia Water Development Authority (the assigns the sum of t	That the PUTNAM COUNTY petual existence and a county "Issuer"), for value received, led therefor, as hereinafter set the "Authority") or registered DOLLARS 1 of each year, commencing that Debt Service" attached as
Exhibit A hereto and incorporated herein by reference, with the rate per annum set forth on said Exhibit A.	interest on each installment at
The interest on each installment shall run from this Bond to the Authority and payment therefor, and until payinterest shall be payable semiannually on1 and	ment of such installment, such  1 of each year, commencing hereto. Principal installments he respective dates of payment c and private debts under the yest Virginia Municipal Bond The interest on this Bond is registered owner hereof at the
This Bond may be redeemed prior to its stated depart, but only with the express written consent of the Author conditions prescribed by, and otherwise in compliance with, between the Issuer and the Authority, dated	rity, and upon the terms and the Loan Agreement by and

This Bond is issued (i) to pay a portion of the costs of acquisition and construction of a new public waterworks system of the Issuer (the "Project"); (ii) to pay interest on the Bonds of this Series (the "Bonds") during construction of the Project and for not more than 6 months thereafter; and (iii) to pay certain costs of issuance hereof and related costs. The Project, and any further additions, betterments or improvements thereto are herein called the "Series 2000 A Facilities." This Bond is issued under the authority of and in full compliance with the Constitution and statutes of the State of West Virginia, including particularly Chapter 8, Article 33 of the West Virginia Code of 1931, as amended (the "Act"), certain provisions of Chapter 8, Article 16 of the West Virginia Code of 1931, as amended (collectively with the Act, the "Bond Act"), and a Bond Ordinance duly enacted by the Issuer on January 5, 2000, and a Supplemental Resolution duly adopted by the Issuer on January 26, 2000 (collectively, the "Bond Legislation"), and is subject to all the terms and conditions thereof. The Bond Legislation provides for the issuance of additional bonds under certain conditions, and such bonds would be entitled to be paid and secured equally and ratably from and by the funds and revenues and other security provided for the Bonds under the Bond Legislation.

This Bond is payable only from and secured by a pledge of the Revenues (as defined in the Bond Legislation) and unexpended proceeds of the Bonds. The Revenues shall be sufficient to pay the principal of and interest on all bonds which may be issued pursuant to the Act and which shall be set aside as a special fund hereby pledged for such purpose. This Bond does not constitute a corporate indebtedness of the Issuer within the meaning of any constitutional or statutory provisions or limitations, nor shall the Issuer be obligated to pay the same or the interest hereon, except from said special fund provided from the Revenues and unexpended proceeds of the Bonds. Pursuant to the Bond Legislation, in the event the 2000 A O & M Agreement (as defined in the Bond Legislation) is terminated, the Issuer has covenanted and agreed to establish and maintain just and equitable rates and charges for the use of the Series 2000 A Facilities and the services rendered thereby, and shall take all such actions necessary to provide funds, which shall be sufficient, together with other revenues of the Series 2000 A Facilities, to provide for the reasonable expenses of operation, repair and maintenance of the Series 2000 A Facilities, and to leave a balance each year equal to at least 115% of the maximum amount of principal of and interest on the Bonds payable in any year, and all other obligations on a parity with the Bonds; provided, however, that so long as there exists in the Reserve Account created for the Bonds, an amount equal to the maximum amount of principal and interest which will become due on the Bonds in any year, and in the respective reserve accounts established for any other obligations outstanding on a parity with the Bonds, an amount equal to the requirements therefor, such percentage may be reduced to 110%. The Issuer has entered into certain further covenants with the registered owners of the Bonds for the terms of which reference is made to the Bond Legislation. Remedies provided the registered owners of the Bonds are exclusively as provided in the Bond Legislation, to which reference is here made for a detailed description thereof.

Subject to the registration requirements set forth herein, this Bond is transferable, as provided in the Bond Legislation, only upon the books of the Registrar by the registered owner, or by its attorney duly authorized in writing, upon the surrender of this Bond, together with a written instrument of transfer satisfactory to the Registrar, duly executed by the registered owner or its attorney duly authorized in writing.

Subject to the registration requirements set forth herein, this Bond, under the provision of the Act is, and has all the qualities and incidents of, a negotiable instrument under the Uniform Commercial Code of the State of West Virginia.

All money received from the sale of this Bond, after reimbursement and repayment of all amounts advanced for preliminary expenses as provided by law and the Bond Legislation, shall be applied solely to the payment of the costs of the Project and costs of issuance hereof described in the Bond Legislation, and there shall be and hereby is created and granted a lien upon such moneys, until so applied, in favor of the registered owner of this Bond.

IT IS HEREBY CERTIFIED, RECITED AND DECLARED that all acts, conditions and things required to exist, happen and be performed precedent to and at the issuance of this Bond do exist, have happened, and have been performed in due time, form and manner as required by law, and that the amount of this Bond, together with all other obligations of the Issuer, does not exceed any limit prescribed by the Constitution or statutes of the State of West Virginia and that a sufficient amount of the Revenues received by the Issuer has been pledged to and will be set aside into said special fund by the Issuer for the prompt payment of the principal of and interest on this Bond.

All provisions of the Bond Legislation, resolutions and statutes under which this Bond is issued shall be deemed to be a part of the contract evidenced by this Bond to the same extent as if written fully herein.

COMMISSION has caused this Bond to be signed by its Chairman, and its corporate seal to be hereunto affixed and attested by its Secretary, and has caused this Bond to be date	IN WITNESS WHEREO	F, the PUTNAM	COUNTY BUILDING
be hereunto affixed and attested by its Secretary, and has caused this Bond to be date	COMMISSION has caused this Bond to be	signed by its Chairma	and its corporate seal to
	he hereunto affixed and attested by its Se	acretary and has any	and this David to the
[SEAL]	2000	cretary, and has cau	sed this Bond to be dated
	, 2000.		
	ISEALI		
Chairman	[02:12]		
Chairman			
		Chairman	
		•	
A TETEROT	Arterina		
ATTEST:	ATTEST:		
Secretary	Secretary		

#### (Form of)

#### CERTIFICATE OF AUTHENTICATION AND REGISTRATION

This Bond is one Bond Legislation and has bee above, as of the date set forth	e of the Series 2000 A Bonds described in the within-mentioned en duly registered in the name of the registered owner set forth below.
Date:	, 2000.
	as Registrar
	Authorized Officer

# EXHIBIT A SCHEDULE OF ANNUAL DEBT SERVICE

#### (Form of)

#### <u>ASSIGNMENT</u>

		FOR VA	LUE	RECEIV	ED the u	ndersigned sell	s, assigns, an	d transfers unto
the	within	Bond	and	does	hereby			and appoint or the said Bond
on tl subs	ne books titution in	kept for the prei	registr nises.	ation of	the within	1 Bond of the	said Issuer wi	th full power of
	]	Dated: _				_·		
In th	e presenc	e of:			<del></del>			

Sale of Bonds; Approval and Ratification of Execution of Loan Agreement. The Series 2000 A Bonds shall be sold to the Authority, pursuant to the terms and conditions of the Loan Agreement. If not so authorized by previous ordinance or resolution, the Chairman is specifically authorized and directed to execute the Loan Agreement in the form attached hereto as "Exhibit A" and made a part hereof, and the Secretary is directed to affix the seal of the Issuer, attest the same and deliver the Loan Agreement to the Authority, and any such prior execution and delivery is hereby authorized, approved, ratified and confirmed.

Section 3.12. "Amended Schedule A" Filing. Upon completion of acquisition and construction of the Project, the Issuer will file with the Authority a schedule in substantially the form of the "Amended Schedule A" to the Loan Agreement, setting forth the actual costs of the Project and sources of funds therefor.

#### ARTICLE IV

[RESERVED]

#### ARTICLE IV

[RESERVED]

#### <u>ARTICLE V</u>

#### FUNDS AND ACCOUNTS; SYSTEM REVENUES AND APPLICATION THEREOF

Section 5.01. <u>Establishment of Funds and Accounts with Depository Bank.</u> The following special funds or accounts are hereby created with and shall be held by the Depository Bank separate and apart from all other funds or accounts of the Depository Bank and the Issuer and from each other:

- (1) Revenue Fund:
- (2) Renewal and Replacement Fund (only in the event the 2000 A O & M Agreement is terminated); and
- (3) Series 2000 A Bonds Construction Trust Fund.

Section 5.02. Establishment of Funds and Accounts with Commission. The following special funds or accounts are hereby created with and shall be held by the Commission separate and apart from all other funds or accounts of the Commission and the Issuer and from each other:

- (1) Series 2000 A Bonds Sinking Fund; and
- (2) Series 2000 A Bonds Reserve Account (only in the event the 2000 A O & M Agreement is terminated).

Section 5.03. Revenues; Flow of Funds. A. The entire Revenues received by the Issuer shall be deposited upon receipt in the Revenue Fund. The Revenue Fund shall constitute a trust fund for the purposes provided in this Bond Legislation and shall be kept separate and distinct from all other funds of the Issuer and the Depository Bank and used only for the purposes and in the manner provided in this Bond Legislation. All revenues at any time on deposit in the Revenue Fund shall be disposed of only in the following order and priority:

- (1) So long as the 2000 A O & M Agreement is in effect, the Company shall be responsible for paying all Operating Expenses. In the event the 2000 A O & M Agreement is terminated, the Issuer shall first, each month, pay from the Revenue Fund all Operating Expenses.
- (2) The Issuer shall next, on the first day of each month, commencing 7 months prior to the first date of payment of

interest on the Series 2000 A Bonds for which interest has not been capitalized, transfer from the Revenue Fund and remit to the Commission for deposit in the Series 2000 A Bonds Sinking Fund, an amount equal to 1/6th of the amount of interest which will become due on the Series 2000 A Bonds on the next ensuing semiannual interest payment date; provided that, in the event the period to elapse between the date of such initial deposit in the Series 2000 A Bonds Sinking Fund and the next semiannual interest payment date is less than 7 months, then such monthly payments shall be increased proportionately to provide, 1 month prior to the next semiannual interest payment date, the required amount of interest coming due on such date.

- (3) The Issuer shall next, on the first day of each month, commencing 13 months prior to the first date of payment of principal of the Series 2000 A Bonds, transfer from the Revenue Fund and remit to the Commission for deposit in the Series 2000 A Bonds Sinking Fund, an amount equal to 1/12th of the amount of principal which will mature and become due on the Series 2000 A Bonds on the next ensuing annual principal payment date; provided that, in the event the period to elapse between the date of such initial deposit in the Series 2000 A Bonds Sinking Fund and the next annual principal payment date is less than 13 months, then such monthly payments shall be increased proportionately to provide, 1 month prior to the next annual principal payment date, the required amount of principal coming due on such date.
- (4) In the event the 2000 A O & M Agreement is terminated, the Issuer shall next, on the first day of the month immediately following termination of the 2000 A O & M Agreement, transfer from the Revenue Fund and remit to the Commission for deposit in the Series 2000 A Bonds Reserve Account, an amount equal to 1/120th of the Series 2000 A Bonds Reserve Requirement; provided, that no further payments shall be made into the Series 2000 A Bonds Reserve Account when there shall have been deposited therein, and as long as there shall remain on deposit therein, an amount equal to the Series 2000 A Bonds Reserve Requirement.
- (5) In the event the 2000 A O & M Agreement is terminated, the Issuer shall next, from the moneys remaining in the Revenue Fund, on the first day of the month immediately following termination of the 2000 A O & M Agreement, transfer

to the Renewal and Replacement Fund, a sum equal to 2 1/2% of the all Revenues each month, exclusive of any payment for account of any Reserve Account. All funds in the Renewal and Replacement Fund shall be kept apart from all other funds of the Issuer or of the Depository Bank and shall be invested and reinvested in accordance with Article VIII hereof. Withdrawals and disbursements may be made from the Renewal and Replacement Fund for replacements, repairs, improvements or extensions to the Series 2000 A Facilities; provided, that any deficiencies in any Reserve Account (except to the extent such deficiency exists because the required payments into such account have not, as of the date of determination of a deficiency, funded such account to the maximum extent required hereof) shall be promptly eliminated with moneys from the Renewal and Replacement Fund.

Moneys in the Series 2000 A Bonds Sinking Fund shall be used only for the purposes of paying principal of and interest on the Series 2000 A Bonds as the same shall become due.

All investment earnings on moneys in the Series 2000 A Bonds Sinking Fund shall be returned, not less than once each year, by the Commission to the Issuer, and such amounts shall, during construction of the Project, be deposited in the Series 2000 A Bonds Construction Trust Fund, and following completion of construction of the Project, shall be returned to the Issuer and used first for the payment of interest on or principal of the Issuer's Waterworks Lease Revenue Bonds, Series 2000 B (West Virginia Water Development Authority), dated January 27, 2000 (the "Series 2000 B Bonds), and subsequently for any lawful purpose of the Series 2000 A Facilities or the Series 2000 B Facilities (as such term is defined in the ordinance authorizing the Series 2000 B Bonds).

As and when additional Bonds ranking on a parity with the Series 2000 A Bonds are issued, provision shall be made for additional payments into the respective sinking funds sufficient to pay the interest on such additional parity Bonds and accomplish retirement thereof at maturity and to accumulate a balance in the appropriate reserve account, if any, in an amount equal to the maximum amount of principal and interest which will become due in any year for account of the Bonds of such series, including such additional parity Bonds.

The Issuer shall not be required to make any further payments into the Series 2000 A Bonds Sinking Fund when the aggregate amount of funds therein are at least equal to the aggregate principal amount of the Series 2000 A Bonds issued pursuant to this Bond Legislation then Outstanding and all interest to accrue until the maturity thereof.

The Commission is hereby designated as the fiscal agent for the administration of the Series 2000 A Bonds Sinking Fund created hereunder, and all amounts required for said accounts shall be remitted to the Commission from the Revenue Fund by the Issuer at the times provided herein. If required by the Authority at anytime, the Issuer shall make the necessary arrangements whereby required payments into the Series 2000 A Bonds Sinking Fund shall be automatically debited from the Revenue Fund and electronically transferred to the Commission on the dates required hereunder.

Moneys in the Series 2000 A Bonds Sinking Fund shall be invested and reinvested by the Commission in accordance with Section 8.01 hereof.

The Series 2000 A Bonds Sinking Fund shall be used solely and only for, and is hereby pledged for, the purpose of servicing the Series 2000 A Bonds under the conditions and restrictions hereinafter set forth.

- B. The Issuer shall on the first day of each month (if such day is not a business day, then the next succeeding business day) deposit with the Commission the required principal and interest payments with respect to the Series 2000 A Bonds and all such payments shall be remitted to the Commission with appropriate instructions as to the custody, use and application thereof consistent with the provisions of this Bond Legislation.
- C. The Issuer shall complete the "Monthly Payment Form," a form of which is attached to the Loan Agreement, and submit a copy of said form along with a copy of its payment check to the Authority by the 5<sup>th</sup> day of such calendar month.
- D. Whenever all of the required and provided transfers and payments from the Revenue Fund into the several special funds, as hereinbefore provided, are current and there remains in the Revenue Fund a balance in excess of the estimated amounts required to be so transferred and paid into such funds during the following month or such other period as required by law, such excess shall be considered Surplus Revenues. Surplus Revenues may be used for any lawful purpose of the Series 2000 A Facilities.
- E. The Issuer shall remit from the Revenue Fund to the Commission, the Registrar, the Paying Agent or the Depository Bank, on such dates as the Commission, the Registrar, the Paying Agent or the Depository Bank, as the case may be, shall require, such additional sums as shall be necessary to pay their respective charges, fees and expenses then due. In the case of payments to the Commission under this paragraph, the Issuer shall, if required by the Authority at anytime, make the necessary arrangements whereby such required payments shall be automatically debited from the Revenue Fund and electronically transferred to the Commission on the dates required.
- F. The moneys in excess of the sum insured by the maximum amounts insured by FDIC in any of the funds and accounts shall at all times be secured, to the full

extent thereof in excess of such insured sum, by Qualified Investments as shall be eligible as security for deposits of state and municipal funds under the laws of the State.

- G. If on any monthly payment date the Revenues are insufficient to place the required amount in any of the funds and accounts as hereinabove provided, the deficiency shall be made up in the subsequent payments in addition to the payments which would otherwise be required to be made into the funds and accounts on the subsequent payment dates; provided, however, that the priority of curing deficiencies in the funds and accounts herein shall be in the same order as payments are to be made pursuant to this Section 5.03, and the Revenues shall be applied to such deficiencies before being applied to any other payments hereunder.
- H. All remittances made by the Issuer to the Commission shall clearly identify the fund or account into which each amount is to be deposited.
- I. The Revenues shall only be used for purposes of the Series 2000 A Facilities.

extent thereof in excess of such insured sum, by Qualified Investments as shall be eligible as security for deposits of state and municipal funds under the laws of the State.

- G. If on any monthly payment date the Revenues are insufficient to place the required amount in any of the funds and accounts as hereinabove provided, the deficiency shall be made up in the subsequent payments in addition to the payments which would otherwise be required to be made into the funds and accounts on the subsequent payment dates; provided, however, that the priority of curing deficiencies in the funds and accounts herein shall be in the same order as payments are to be made pursuant to this Section 5.03, and the Revenues shall be applied to such deficiencies before being applied to any other payments hereunder.
- H. All remittances made by the Issuer to the Commission shall clearly identify the fund or account into which each amount is to be deposited.
- I. The Revenues shall only be used for purposes of the Series 2000 A Facilities.

#### **ARTICLE VI**

#### BOND PROCEEDS; CONSTRUCTION DISBURSEMENTS

Section 6.01. Application of Bond Proceeds; Pledge of Unexpended Bond Proceeds. From the moneys received from the sale of any or all of the Series 2000 A Bonds, the following amounts shall be first deducted and deposited in the order set forth below:

- A. From the proceeds of the Series 2000 A Bonds, there shall first be deposited with the Commission in the Series 2000 A Bonds Sinking Fund, the amount, if any, set forth in the Supplemental Resolution as capitalized interest; provided, that such amount may not exceed the amount necessary to pay interest on the Series 2000 A Bonds for the period commencing on the date of issuance of the Series 2000 A Bonds and ending 6 months after the estimated date of completion of construction of the Project.
- B. Next, from the proceeds of the Series 2000 A Bonds, there shall first be credited to the Series 2000 A Bonds Construction Trust Fund and then paid, any and all other borrowings by the Issuer made for the purpose of temporarily financing a portion of the costs of the Project and any borrowings by the Issuer from the Authority, including interest accrued thereon to the date of such payment, not otherwise paid from funds of the Issuer.
- C. The remaining moneys derived from the sale of the Series 2000 A Bonds shall be deposited with the Depository Bank in the Series 2000 A Bonds Construction Trust Fund and applied solely to payment of costs of the Project in the manner set forth in Section 6.02 hereof.
- D. The Depository Bank shall act as a trustee and fiduciary for the Bondholder with respect to the Series 2000 A Bonds Construction Trust Fund and shall comply with all requirements with respect to the disposition of the Series 2000 A Bonds Construction Trust Fund set forth in the Bond Legislation. Moneys in the Series 2000 A Bonds Construction Trust Fund shall be used solely to pay costs of the Project and until so transferred or expended, are hereby pledged as additional security for the Series 2000 A Bonds.

- Section 6.02. <u>Disbursements From the Bond Construction Trust Fund.</u>
  Payments for costs of the Project shall be made monthly. Except as provided in Section 6.01 hereof, disbursements from the Series 2000 A Bonds Construction Trust Fund (except for the costs of issuance of the Series 2000 A Bonds which shall be made upon request of the Issuer), shall be made only after submission to the Depository Bank of a certificate, signed by an Authorized Officer and the Consulting Engineers, stating:
  - (A) That none of the items for which the payment is proposed to be made has formed the basis for any disbursement theretofore made;
  - (B) That each item for which the payment is proposed to be made is or was necessary in connection with the Project and constitutes a cost of the Project;
  - (C) That each of such costs has been otherwise properly incurred; and
  - (D) That payment for each of the items proposed is then due and owing.

In case any contract provides for the retention of a portion of the contract price, the Depository Bank shall disburse from the Series 2000 A Bonds Construction Trust Fund only the net amount remaining after deduction of any such portion. All payments made from the Series 2000 A Bonds Construction Trust Fund shall be presumed by the Depository Bank to be made for the purposes set forth in said certificate, and the Depository Bank shall not be required to monitor the application of disbursements from the Series 2000 A Bonds Construction Trust Fund. The Consulting Engineers shall from time to time file with the Depository Bank written statements advising the Depository Bank of its then authorized representative.

Pending such application, moneys in the Series 2000 A Bonds Construction Trust Fund, including any accounts therein, shall be invested and reinvested in Qualified Investments at the written direction of the Issuer.

After completion of the Project, as certified by the Consulting Engineers, and all Costs have been paid, the Depository Bank shall transfer any moneys remaining in the Series 2000 A Bonds Construction Trust Fund to the Issuer for deposit in the Revenue Fund. The Issuer shall thereafter, apply such moneys in full, first to the next ensuing interest payments due on the Series 2000 A Bonds and thereafter to the next ensuing principal payments due thereon.

#### **ARTICLE VII**

#### ADDITIONAL COVENANTS OF THE ISSUER

Section 7.01. General Covenants of the Issuer. All the covenants, agreements and provisions of this Bond Legislation shall be and constitute valid and legally binding covenants of the Issuer and shall be enforceable in any court of competent jurisdiction by any Holder or Holders of the Series 2000 A Bonds. In addition to the other covenants, agreements and provisions of this Bond Legislation, the Issuer hereby covenants and agrees with the Holders of the Series 2000 A Bonds as hereinafter provided in this Article VII. All such covenants, agreements and provisions shall be irrevocable, except as provided herein, as long as any of the Series 2000 A Bonds or the interest thereon is Outstanding and unpaid.

Section 7.02. Bonds not to be Indebtedness of the Issuer. The Series 2000 A Bonds shall not be nor constitute an indebtedness of the Issuer within the meaning of any constitutional, statutory or charter limitation of indebtedness, but shall be payable solely from the Revenues pledged for such payment by this Bond Legislation. No Holder or Holders of the Series 2000 A Bonds shall ever have the right to compel the exercise of the taxing power of the Issuer, if any, to pay the Series 2000 A Bonds or the interest thereon.

Section 7.03. Bonds Secured by Pledge of Revenues. The payment of the debt service of the Series 2000 A Bonds shall be secured by a first lien on the Revenues. The Revenues in an amount sufficient to pay the principal of and interest on and other payments for the Series 2000 A Bonds are hereby irrevocably pledged, in the manner provided herein, to the payments required under this Bond Legislation.

Section 7.04. Rates and Charges. The initial schedule of water rates and charges for the services and facilities of the Series 2000 A Facilities shall be those rates approved by the Public Service Commission of West Virginia, in the Commission Order entered on January 11, 2000, in Case No. 99-0674-PWD-PC-CN, which rates are incorporated herein by reference as a part hereof.

Section 7.05. Sale of the Series 2000 A Facilities. Except as otherwise permitted by State law or with the written consent of the Authority, and except as provided in the 2000 A O & M Agreement, the Series 2000 A Facilities may not be sold, mortgaged, leased or otherwise disposed of, except as a whole, or substantially as a whole, and only if the net proceeds to be realized shall be sufficient to pay fully all the Bonds Outstanding, or to effectively defease this Bond Legislation in accordance with Article X hereof. The proceeds from any such sale, mortgage, lease or other disposition of the Series 2000 A Facilities shall, with respect to the Series 2000 A Bonds, immediately be remitted to the

Commission for deposit in the Series 2000 A Bonds Sinking Fund, and, with the written permission of the Authority, or in the event the Authority is no longer a Bondholder, the Issuer shall direct the Commission to apply such proceeds to the payment of principal of and interest on the Series 2000 A Bonds. Any balance remaining after the payment of all the Series 2000 A Bonds and interest thereon shall be remitted to the Issuer by the Commission unless necessary for the payment of other obligations of the Issuer payable out of the revenues of the Series 2000 A Facilities.

The foregoing provision notwithstanding, the Issuer shall have and hereby reserves the right to sell, lease or otherwise dispose of any of the property comprising a part of the Series 2000 A Facilities hereinafter determined in the manner provided herein to be no longer necessary, useful or profitable in the operation thereof. Prior to any such sale, lease or other disposition of such property, if the amount to be received therefor, together with all other amounts received during the same Fiscal Year for such sales, leases or other dispositions of such properties, is not in excess of \$10,000, the Issuer shall, by resolution duly adopted, determine that such property comprising a part of the Series 2000 A Facilities is no longer necessary, useful or profitable in the operation thereof and authorize the sale of such property. The proceeds of any such sale shall be deposited in the Revenue Fund. If the amount to be received from such sale, lease or other disposition of said property, together with all other amounts received during the same Fiscal Year for such sales, leases or other dispositions of such properties, shall be in excess of \$10,000 but not in excess of \$50,000, the Issuer shall first, determine upon consultation with the Consulting Engineers that such property comprising a part of the Series 2000 A Facilities is no longer necessary, useful or profitable in the operation thereof and may then, if it be so advised, by resolution duly adopted, authorize such sale, lease or other disposition of such property upon public bidding. The proceeds of any such sale shall be deposited in the Revenue Fund. The payment of such proceeds into the Revenue Fund shall not reduce the amounts required to be paid into such fund by other provisions of this Bond Legislation. No sale, lease or other disposition of the properties of the Series 2000 A Facilities shall be made by the Issuer if the proceeds to be derived therefrom, together with all other amounts received during the same Fiscal Year for such sales, leases, or other dispositions of such properties, shall be in excess of \$50,000 and insufficient to pay all Bonds then Outstanding without the prior approval and consent in writing of the Holders of the Bonds then Outstanding. The Issuer shall prepare the form of such approval and consent for execution by the then Holders of the Bonds for the disposition of the proceeds of the sale, lease or other disposition of such properties of the Series 2000 A Facilities. Provided, however, that the provisions of this paragraph are superseded by the terms of the 2000 A O & M Agreement, so long as such Agreement is in effect.

Section 7.06. <u>Issuance of Other Obligations Payable Out of Revenues and General Covenant Against Encumbrances</u>. The Issuer shall not issue any other obligations whatsoever payable from the Revenues which rank prior to, or equally, as to lien on and source of and security for payment from such Revenues with the Series 2000 A Bonds,

without the prior written consent of the Authority. All obligations issued by the Issuer after the issuance of the Series 2000 A Bonds and payable from the Revenues, except additional parity Bonds, shall contain an express statement that such obligations are junior and subordinate, as to lien on, pledge and source of and security for payment from such Revenues and in all other respects, to the Series 2000 A Bonds; provided, that no such subordinate obligations shall be issued unless all payments required to be made into all funds and accounts set forth herein have been made and are current at the time of the issuance of such subordinate obligations.

Except as provided above, the Issuer shall not create, or cause or permit to be created, any debt, lien, pledge, assignment, encumbrance or any other charge having priority over or being on a parity with the lien of the Series 2000 A Bonds, and the interest thereon, upon the Revenues, or upon the Series 2000 A Facilities or any part thereof.

The Issuer shall give the Authority prior written notice of its issuance of any other obligations to be used for the Series 2000 A Facilities, payable from the Revenues or from any grants, or any other obligations related to the Project or the Series 2000 A Facilities.

## Section 7.07. RESERVED.

Section 7.08. Books; Records and Audit. The Issuer shall keep complete and accurate records of the cost of acquiring the Project site and the costs of acquiring, constructing and installing the Project. The Issuer shall permit the Authority, or its agents and representatives, to inspect all books, documents, papers and records relating to the Series 2000 A Facilities at all reasonable times for the purpose of audit and examination. The Issuer shall submit to the Authority such documents and information as it may reasonably require in connection with the acquisition, construction and installation of the Project, the operation and maintenance of the Series 2000 A Facilities and the administration of the loan or any grants or other sources of financing for the Project.

The Issuer shall permit the Authority, or its agents and representatives, to inspect all records pertaining to the operation and maintenance of the Series 2000 A Facilities at all reasonable times following completion of construction of the Project and commencement of operation thereof, or, if the Project is an improvement to an existing system, at any reasonable time following commencement of construction.

The Issuer will keep, or cause to be kept, books and records of the Series 2000 A Facilities, which shall be separate and apart from all other books, records and accounts of the Issuer, in which complete and correct entries shall be made of all transactions relating to the Series 2000 A Facilities, and any Holder of a Bond or Bonds issued pursuant to this Bond Legislation shall have the right at all reasonable times to inspect the Series 2000

A Facilities and all parts thereof and all records, accounts and data of the Issuer relating thereto.

The accounting system for the Series 2000 A Facilities shall follow current generally accepted accounting principles and safeguards to the extent allowed and as prescribed by the Public Service Commission of West Virginia. Separate control accounting records shall be maintained by the Issuer. Subsidiary records as may be required shall be kept in the manner and on the forms, books and other bookkeeping records as prescribed by the Issuer Body. The Issuer shall prescribe and institute the manner by which subsidiary records of the accounting system which may be installed remote from the direct supervision of the Issuer.

The Issuer shall file with the Consulting Engineers and the Authority or any other original purchaser of the Series 2000 A Bonds and shall mail in each year to any Holder or Holders of the Series 2000 A Bonds requesting the same, an annual report containing the following:

- (A) A statement of Revenues and Operating Expenses.
- (B) A balance sheet statement showing all deposits in all the funds and accounts provided for in this Bond Legislation and the status of all said funds and accounts.
- (C) The amount of any Bonds, notes or other obligations payable from the Revenues Outstanding.

The Issuer shall also, at least once a year, cause the books, records and accounts of the Series 2000 A Facilities to be audited by Independent Certified Public Accountants in compliance with the applicable OMB Circular, or any successor thereto, and the Single Audit Act, or any successor thereto, to the extent legally required, and shall mail, upon request, and make available generally, the report of said Independent Certified Public Accountants, or a summary thereof, to any Holder or Holders of the Series 2000 A Bonds and shall submit said report to the Authority, or any other original purchaser of the Series 2000 A Bonds. Such audit report submitted to the Authority shall include a statement that the Issuer is in compliance with the terms and provisions of the Act, the Loan Agreement and this Bond Legislation and that the Revenues are adequate to meet the Issuer's Operating Expenses and debt service requirements.

Subject to the terms, conditions and provisions of the Loan Agreement and the Act, the Issuer has acquired, or shall do all things necessary to acquire, the proposed site of the Project and shall do, is doing or has done all things necessary to construct the Project in accordance with the plans, specifications and designs prepared by the Consulting Engineers.

A Facilities and all parts thereof and all records, accounts and data of the Issuer relating thereto.

The accounting system for the Series 2000 A Facilities shall follow current generally accepted accounting principles and safeguards to the extent allowed and as prescribed by the Public Service Commission of West Virginia. Separate control accounting records shall be maintained by the Issuer. Subsidiary records as may be required shall be kept in the manner and on the forms, books and other bookkeeping records as prescribed by the Issuer Body. The Issuer shall prescribe and institute the manner by which subsidiary records of the accounting system which may be installed remote from the direct supervision of the Issuer.

The Issuer shall file with the Consulting Engineers and the Authority or any other original purchaser of the Series 2000 A Bonds and shall mail in each year to any Holder or Holders of the Series 2000 A Bonds requesting the same, an annual report containing the following:

- (A) A statement of Revenues and Operating Expenses.
- (B) A balance sheet statement showing all deposits in all the funds and accounts provided for in this Bond Legislation and the status of all said funds and accounts.
- (C) The amount of any Bonds, notes or other obligations payable from the Revenues Outstanding.

The Issuer shall also, at least once a year, cause the books, records and accounts of the Series 2000 A Facilities to be audited by Independent Certified Public Accountants in compliance with the applicable OMB Circular, or any successor thereto, and the Single Audit Act, or any successor thereto, to the extent legally required, and shall mail, upon request, and make available generally, the report of said Independent Certified Public Accountants, or a summary thereof, to any Holder or Holders of the Series 2000 A Bonds and shall submit said report to the Authority, or any other original purchaser of the Series 2000 A Bonds. Such audit report submitted to the Authority shall include a statement that the Issuer is in compliance with the terms and provisions of the Act, the Loan Agreement and this Bond Legislation and that the Revenues are adequate to meet the Issuer's Operating Expenses and debt service requirements.

Subject to the terms, conditions and provisions of the Loan Agreement and the Act, the Issuer has acquired, or shall do all things necessary to acquire, the proposed site of the Project and shall do, is doing or has done all things necessary to construct the Project in accordance with the plans, specifications and designs prepared by the Consulting Engineers.

All real estate and interests in real estate and all personal property constituting the Project and the Project site heretofore or hereafter acquired shall at all times be and remain the property of the Issuer.

The Issuer shall permit the Authority, or its agents and representatives, to enter and inspect the Project site and Project facilities at all reasonable times. Prior to, during and after completion of construction of the Project, the Issuer shall also provide the Authority, or its agents and representatives, with access to the Series 2000 A Facilities as may be reasonably necessary to accomplish all of the powers and rights of the Authority with respect to the Series 2000 A Facilities pursuant to the Act.

Rates. In the event the 2000 A O & M Agreement is Section 7.09. terminated, the Issuer shall fix and collect rates, fees and other charges for use of the Series 2000 A Facilities, shall adjust and increase such rates, fees and other charges and shall take all such actions necessary to provide funds sufficient to produce the required sum as set forth in this Bond Legislation and the Loan Agreement. In such event, the Issuer shall establish rates and charges sufficient, together with other revenues of the Series 2000 A Facilities (i) to provide for all Operating Expenses of the Series 2000 A Facilities and (ii) to leave a balance each year equal to at least 115% of the maximum amount required in any year for payment of principal of and interest on the Series 2000 A Bonds and all other obligations secured by a lien on or payable from such revenues on a parity with the Series 2000 A Bonds; provided that, in the event that an amount equal to or in excess of the Series 2000 A Bonds Reserve Requirement is on deposit in the Series 2000 A Bonds Reserve Account and any reserve accounts for obligations on a parity with the Series 2000 A Bonds, are funded at least at the requirement therefor, such balance each year need only equal at least 110% of the maximum amount required in any year for payment of principal of and interest on the Series 2000 A Bonds and all other obligations secured by a lien on or payable from such revenues on a parity with the Series 2000 A Bonds.

Section 7.10. Operating Budget and Monthly Financial Report. In the event the 2000 A O & M Agreement is terminated, the Issuer shall annually, at least 45 days preceding the beginning of each Fiscal Year, prepare and adopt by resolution a detailed, balanced budget of the estimated revenues and expenditures for operation and maintenance of the System during the succeeding Fiscal Year and shall submit a copy of such budget to the Authority within 30 days of adoption thereof. No expenditures for the operation and maintenance of the System shall be made in any Fiscal Year in excess of the amounts provided therefor in such budget without a written finding and recommendation by the Consulting Engineers, which finding and recommendation shall state in detail the purpose of and necessity for such increased expenditures for the operation and maintenance of the System, and no such increased expenditures shall be made until the Issuer shall have approved such finding and recommendation by a resolution duly adopted. No increased expenditures in excess of 10% of the amount of such budget shall be made except upon the

further certificate of the Consulting Engineers that such increased expenditures are necessary for the continued operation of the System. The Issuer shall mail copies of such annual budget and all resolutions authorizing increased expenditures for operation and maintenance to the Authority and to any Holder of any Bonds, within 30 days of adoption thereof, and shall make available such budgets and all resolutions authorizing increased expenditures for operation and maintenance of the System at all reasonable times to the Authority and to any Holder of any Bonds, or anyone acting for and in behalf of such Holder of any Bonds.

Commencing on the date contracts are executed for the acquisition and construction of the Project and for two years following the completion of the Project, the Issuer shall each month complete a "Monthly Financial Report," a form of which is attached to the Loan Agreement, and forward a copy of such report to the Authority by the 10th day of each month.

<u>Section 7.11.</u> Engineering Services and Operating Personnel. The Issuer will obtain a certificate of the Consulting Engineers in the form attached to the Loan Agreement, stating, among other things, that the Project has been or will be constructed in accordance with the approved plans, specifications and designs as submitted to the Authority, the Project is adequate for the purposes for which it was designed, the funding plan as submitted to the Authority is sufficient to pay the costs of acquisition and construction of the Project, and all permits required by federal and state laws for construction of the Project have been obtained.

The Issuer shall provide and maintain competent and adequate resident engineering services satisfactory to the Authority covering the supervision and inspection of the development and construction of the Project, and bearing the responsibility of assuring that construction conforms to the plans, specifications and designs prepared by the Consulting Engineers, which have been approved by all necessary governmental bodies. Such resident engineer shall certify to the Authority and the Issuer at the completion of construction that construction of the Project is in accordance with the approved plans, specifications and designs, or amendments thereto, approved by all necessary governmental bodies.

The Issuer shall employ qualified operating personnel properly certified by the State to operate the Series 2000 A Facilities so long as any of the Series 2000 A Bonds are Outstanding.

Section 7.12. No Competing Franchise. To the extent legally allowable, the Issuer will not grant or cause, consent to or allow the granting of, any franchise or permit to any person, firm, corporation, body, agency or instrumentality whatsoever for the providing of any services which would compete with services provided by the Series 2000 A Facilities.

Section 7.13. Enforcement of Collections. The Issuer will diligently enforce and collect all fees, rentals or other charges for the services and facilities of the Series 2000 A Facilities, and take all steps, actions and proceedings for the enforcement and collection of such fees, rentals or other charges which shall become delinquent to the full extent permitted or authorized by the Act, the rules and regulations of the Public Service Commission of West Virginia and other laws of the State of West Virginia.

Whenever any fees, rates, rentals or other charges for the services of the Series 2000 A Facilities shall remain unpaid for a period of 30 days after the same shall become due and payable, the property and the owner thereof, as well as the user of the services and facilities, shall be delinquent until such time as all such rates and charges are fully paid. To the extent authorized by the laws of the State and the rules and regulations of the Public Service Commission of West Virginia, rates, rentals and other charges, if not paid, when due, shall become a lien on the premises served by the Series 2000 A Facilities. The Issuer further covenants and agrees that, it will, to the full extent permitted by law and the rules and regulations promulgated by the Public Service Commission of West Virginia, discontinue and shut off the services of the Series 2000 A Facilities delinquent in payment of charges for the services of the Series 2000 A Facilities and will not restore such services until all delinquent charges for the restoration of service, have been fully paid and shall take all further actions to enforce collections to the maximum extent permitted by law.

Section 7.14. No Free Services. The Issuer will not render or cause to be rendered any free services of any nature by the Series 2000 A Facilities, nor will any preferential rates be established for users of the same class; and in the event the Issuer, or any department, agency, instrumentality, officer or employee of the Issuer shall avail itself or themselves of the services provided by the Series 2000 A Facilities, or any part thereof, the same rates, fees or charges applicable to other customers receiving like services under similar circumstances shall be charged the Issuer and any such department, agency, instrumentality, officer or employee. The revenues so received shall be deemed to be revenues derived from the operation of the Series 2000 A Facilities, and shall be deposited and accounted for in the same manner as other revenues derived from such operation of the Series 2000 A Facilities.

Section 7.15. Insurance and Construction Bonds. A. The Issuer hereby covenants and agrees that so long as any of the Bonds remain Outstanding, the Issuer will, as an Operating Expense, procure, carry and maintain, or cause to be carried under the 2000 A O & M Agreement, insurance with a reputable insurance carrier or carriers as is customarily covered with respect to works and properties similar to the Series 2000 A Facilities. Such insurance shall initially cover the following risks and be in the following amounts:

- FIRE, LIGHTNING, VANDALISM, MALICIOUS (1) MISCHIEF AND EXTENDED COVERAGE INSURANCE, on all above-ground insurable portions of the Series 2000 A Facilities in an amount equal to the actual cost thereof. In time of war the Issuer will also carry and maintain insurance to the extent available against the risks and hazards of war. The proceeds of all such insurance policies shall be placed in the Revenue Fund and used only for the repairs and restoration of the damaged or destroyed properties or for the other purposes provided herein for the Revenue Fund. The Issuer will itself, or will require each contractor and subcontractor to, obtain and maintain builder's risk insurance (fire and extended coverage) to protect the interests of the Issuer, the Issuer, the Authority, the prime contractor and all subcontractors as their respective interests may appear, in accordance with the Loan Agreement, during construction of the Project on a 100% basis (completed value form) on the insurable portion of the Project, such insurance to be made payable to the order of the Authority, the Issuer, the contractors and subcontractors, as their interests may appear.
- (2) PUBLIC LIABILITY INSURANCE, with limits of not less than \$1,000,000 per occurrence to protect the Issuer and the Authority from claims for bodily injury and/or death and not less than \$500,000 per occurrence from claims for damage to property of others which may arise from the operation of the Series 2000 A Facilities, and insurance with the same limits to protect the Issuer from claims arising out of operation or ownership of motor vehicles of or for the Series 2000 A Facilities.
- (3) WORKER'S COMPENSATION COVERAGE FOR ALL EMPLOYEES OF OR FOR THE SERIES 2000 A FACILITIES ELIGIBLE THEREFOR; AND PERFORMANCE AND PAYMENT BONDS, such bonds to be in the amounts of 100% of the construction contract and to be required of each contractor contracting directly with the Issuer, and such payment bonds will be filed with the Clerk of The County Commission of the County in which such work is to be performed prior to commencement of construction of the Project in compliance with West Virginia Code, Chapter 38, Article 2, Section 39.

- (4) FLOOD INSURANCE, if the Series 2000 A Facilities are or will be located in designated special flood or mudslide-prone areas and to the extent available at reasonable cost to the Issuer.
- (5) BUSINESS INTERRUPTION INSURANCE, to the extent available at reasonable cost to the Issuer.
- (6) FIDELITY BONDS will be provided for every officer, member and employee of the Issuer having custody of the revenues or of any other funds of the Series 2000 A Facilities, in an amount at least equal to the total funds in the custody of any such person at any one time.
- B. The Issuer shall also require all contractors engaged in the construction of the Project to carry such worker's compensation coverage for all employees working on the Project and public liability insurance, vehicular liability insurance and property damage insurance in amounts adequate for such purposes and as is customarily carried with respect to works and properties similar to the Project. In the event the Loan Agreement so requires, such insurance shall be made payable to the order of the Authority, the Issuer, the prime contractor and all subcontractors, as their interests may appear.
- Section 7.16. Connections. To the extent permitted by the laws of the State and rules and regulations of the Public Service Commission of West Virginia, the Issuer shall require every owner, tenant or occupant of any house, dwelling or building intended to be served by the Series 2000 A Facilities to connect thereto.
- Section 7.17. Completion of Project; Permits and Orders. The Issuer shall complete, or cause to be competed, the Project as promptly as possible and operate and maintain, or cause to be operated and maintained under the 2000 A O & M Agreement, the Series 2000 A Facilities in good condition and in compliance with all federal and state requirements and standards. The Issuer shall take all steps to properly operate and maintain the Series 2000 A Facilities and make all necessary repairs and replacements so long as the Series 2000 A Bonds are outstanding. To the extent maintenance is done by the Company, the Issuer shall enforce the provisions of the 2000 A O & M Agreement to fulfill compliance with this covenant.

The Issuer will obtain all permits required by state and federal laws for the acquisition and construction of the Project and all orders and approvals from the Public Service Commission of West Virginia and the West Virginia Infrastructure and Jobs Development Council necessary for the acquisition and construction of the Project and the operation of the Series 2000 A Facilities.

Section 7.18. Compliance with Loan Agreement and Law. The Issuer agrees to comply with all the terms and conditions of the Loan Agreement, the Act and all applicable laws, rules and regulations issued by the Authority, or other State, federal or local bodies in regard to the acquisition and construction of the Project and the operation, maintenance and use of the Series 2000 A Facilities.

Section 7.19. Tax Covenants. The Issuer hereby further covenants and agrees as follows:

- A. FEDERAL GUARANTEE PROHIBITION. The Issuer shall not take any action or permit or suffer any action to be taken if the result of the same would be to cause the Series 2000 A Bonds to be "federally guaranteed" within the meaning of Section 149(b) of the Code.
- B. FURTHER ACTIONS. The Issuer will take any and all actions that may be deemed necessary by the Authority so that the interest on the obligations of the Authority, the proceeds of which were used by the Authority to purchase the Series 2000 A Bonds, will be and remain excludable from gross income for federal income tax purposes.

Section 7.20. Securities Laws Compliance. The Issuer will provide the Authority, in a timely manner, with any and all information that may be requested of it (including its annual audit report, financial statements, related information and notices of changes in usage and customer base) so that the Authority may comply with the provisions of SEC Rule 15c2-12 (17 CFR Part 240).

- Section 7.21. Contracts; Public Releases. A. The Issuer shall, simultaneously with the delivery of the Series 2000 A Bonds or immediately thereafter, enter into written contracts for the immediate acquisition or construction of the Project.
- B. The Issuer shall submit all proposed change orders to the Authority for written approval. The Issuer shall obtain the written approval of the Authority before expending any proceeds of the Series 2000 A Bonds held in "contingency" as set forth in the Schedule A attached to the Loan Agreement. The Issuer shall also obtain the written approval of the Authority before expending any proceeds of the Series 2000 A Bonds made available due to bid or construction or project underruns.
- C. The Issuer shall list the funding provided by the Authority in any press release, publication, program bulletin, sign or other public communication that references the

Project, including but not limited to any program document distributed in conjunction with any ground breaking or dedication of the Project.

Section 7.22. Deed of Trust and Security Agreement. The Issuer shall grant for the benefit of the Authority a deed of trust and security interest in the Series 2000 A Facilities.

#### ARTICLE VIII

## INVESTMENT OF FUNDS

Section 8.01. Investments. Any moneys held as a part of the funds and accounts created by this Bond Legislation, other than the Revenue Fund, shall be invested and reinvested by the Commission, the Depository Bank, or such other bank or national banking association holding such fund or account, as the case may be, at the written direction of the Issuer in any Qualified Investments to the fullest extent possible under applicable laws, this Bond Legislation, the need for such moneys for the purposes set forth herein and the specific restrictions and provisions set forth in this Section 8.01.

Any investment shall be held in and at all times deemed a part of the fund or account in which such moneys were originally held, and the interest accruing thereon and any profit or loss realized from such investment shall be credited or charged to the appropriate fund or account. The investments held for any fund or account shall be valued at the lower of cost or then current market value, or at the redemption price thereof if then redeemable at the option of the holder, including the value of accrued interest and giving effect to the amortization of discount, or at par if such investment is held in the "Consolidated Fund." The Commission, the Depository Bank, or such other bank or national banking association, as the case may be, shall sell and reduce to cash a sufficient amount of such investments whenever the cash balance in any fund or account is insufficient to make the payments required from such fund or account, regardless of the loss on such liquidation. The Depository Bank may make any and all investments permitted by this section through its own investment or trust department and shall not be responsible for any losses from such investments, other than for its own negligence or willful misconduct.

The Depository Bank shall keep complete and accurate records of all funds, accounts and investments, and shall distribute to the Issuer, at least once each year, a summary of such funds, accounts and investment earnings. The Issuer shall retain all such records and any additional records with respect to such funds, accounts and investment earnings so long as any of the Series 2000 A Bonds are Outstanding.

Section 8.02. RESERVED.

Section 8.03. RESERVED.

#### ARTICLE IX

#### DEFAULT AND REMEDIES

Section 9.01. Events of Default. Each of the following events shall constitute an "Event of Default" with respect to the Series 2000 A Bonds:

- (1) If default occurs in the due and punctual payment of the principal of or interest on any Bonds; or
- (2) If default occurs in the Issuer's observance of any of the covenants, agreements or conditions on its part relating to the Bonds set forth in this Bond Legislation, any supplemental resolution or in the Bonds, and such default shall have continued for a period of 30 days after the Issuer shall have been given written notice of such default by the Commission, the Depository Bank, the Registrar, the Paying Agent or any other Paying Agent or a Holder of a Bond; or
- (3) If the Issuer or Issuer files a petition seeking reorganization or arrangement under the federal bankruptcy laws or any other applicable law of the United States of America.

Section 9.02. Remedies. Upon the happening and continuance of any Event of Default, any Registered Owner of a Series 2000 A Bond may exercise any available remedy and bring any appropriate action, suit or proceeding to enforce his or her rights and, in particular, (i) bring suit for any unpaid principal or interest then due, (ii) by mandamus or other appropriate proceeding enforce all rights of such Registered Owners including the right to require the Issuer to perform its duties under the Act and the Bond Legislation relating thereto, including, but not limited to, the making and collection of sufficient rates or charges for services rendered by the Series 2000 A Facilities, (iii) bring suit upon the Bonds; (iv) by action at law or bill in equity require the Issuer to account as if it were the trustee of an express trust for the Registered Owners of the Bonds, and (v) by action or bill in equity enjoin any acts in violation of the Bond Legislation with respect to the Bonds, or the rights of such Registered Owners.

Section 9.03. Appointment of Receiver. Any Registered Owner of a Series 2000 A Bond may, by proper legal action, compel the performance of the duties of the Issuer under the Bond Legislation and the Act, including, the completion of the Project and, after commencement of operation of the Series 2000 A Facilities, the making and collection of sufficient rates and charges for services rendered by the Series 2000 A Facilities and segregation of the revenues therefrom and the application thereof. If there be any Event of Default with respect to such Bonds, any Registered Owner of a Bond shall, in addition to all

other remedies or rights, have the right, by appropriate legal proceedings, to obtain the appointment of a receiver to administer the Series 2000 A Facilities or to complete the acquisition and construction of the Project on behalf of the Issuer, with power to charge rates, rentals, fees and other charges sufficient to provide for the payment of Operating Expenses of the Series 2000 A Facilities, the payment of the Bonds and interest and the deposits into the funds and accounts hereby established, and to apply such rates, rentals, fees, charges or other revenues in conformity with the provisions of this Bond Legislation and the Act.

The receiver so appointed shall forthwith, directly or by his or her or its agents and attorneys, enter into and upon and take possession of all facilities of said Series 2000 A Facilities and shall hold, operate and maintain, manage and control such facilities, and each and every part thereof, and in the name of the Issuer exercise all the rights and powers of the Issuer with respect to said facilities as the Issuer itself might do.

Whenever all that is due upon the Bonds and interest thereon and under any covenants of this Bond Legislation for reserve, sinking or other funds and upon any other obligations and interest thereon having a charge, lien or encumbrance upon the revenues of the Series 2000 A Facilities shall have been paid and made good, and all defaults under the provisions of this Bond Legislation shall have been cured and made good, possession of the Series 2000 A Facilities shall be surrendered to the Issuer upon the entry of an order of the court to that effect. Upon any subsequent default, any Registered Owner of any Bonds shall have the same right to secure the further appointment of a receiver upon any such subsequent default.

Such receiver, in the performance of the powers hereinabove conferred upon him or her or it, shall be under the direction and supervision of the court making such appointment, shall at all times be subject to the orders and decrees of such court and may be removed thereby, and a successor receiver may be appointed in the discretion of such court. Nothing herein contained shall limit or restrict the jurisdiction of such court to enter such other and further orders and decrees as such court may deem necessary or appropriate for the exercise by the receiver of any function not specifically set forth herein.

Any receiver appointed as provided herein shall hold and operate the Series 2000 A Facilities in the name of the Issuer and for the joint protection and benefit of the Issuer and Registered Owners of the Bonds. Such receiver shall have no power to sell, assign, mortgage or otherwise dispose of any assets of any kind or character belonging or pertaining to the Series 2000 A Facilities, but the authority of such receiver shall be limited to the completion of the Project and the possession, operation and maintenance of the Series 2000 A Facilities for the sole purpose of the protection of both the Issuer and Registered Owners of such Bonds and the curing and making good of any Event of Default with respect thereto under the provisions of this Bond Legislation, and the title to and ownership of said Series 2000 A Facilities shall remain in the Issuer, and no court shall have any jurisdiction to enter any order or decree permitting or requiring such receiver to sell, assign, mortgage or otherwise dispose of any assets of the Series 2000 A Facilities.

In the event that the Bondholder should exercise it rights under this Article IX or any other rights available to it provided under law upon the occurrence of a default by the Issuer, and the 2000 A O & M Agreement has not been terminated, the 2000 A O & M Agreement shall remain in effect.

#### ARTICLE X

#### **DEFEASANCE**

Section 10.01. Defeasance of Bonds. If the Issuer shall pay or cause to be paid, or there shall otherwise be paid, to the respective Holders of all of the Series 2000 A Bonds, the principal of and interest due or to become due thereon, at the times and in the manner stipulated therein and in this Bond Legislation, then the pledge of Revenues and other moneys and securities pledged under this Bond Legislation and all covenants, agreements and other obligations of the Issuer to the Registered Owners of the Series 2000 A Bonds shall thereupon cease, terminate and become void and be discharged and satisfied.

Series 2000 A Bonds for the payment of which either moneys in an amount which shall be sufficient, or securities the principal of and the interest on which, when due, will provide moneys which, together with the moneys, if any, deposited with the Paying Agent at the same or earlier time, shall be sufficient, to pay as and when due either at maturity or at the next redemption date, the principal installments of and interest on such Series 2000 A Bonds shall be deemed to have been paid within the meaning and with the effect expressed in the first paragraph of this section. All Series 2000 A Bonds shall, prior to the maturity thereof, be deemed to have been paid within the meaning and with the effect expressed in the first paragraph of this section if there shall have been deposited with the Commission or its agent, either moneys in an amount which shall be sufficient, or securities the principal of and the interest on which, when due, will provide moneys which, together with other moneys, if any, deposited with the Commission at the same time, shall be sufficient to pay when due the principal installments of and interest due and to become due on said Series 2000 A Bonds on and prior to the next redemption date or the maturity dates thereof. Neither securities nor moneys deposited with the Commission pursuant to this section nor principal or interest payments on any such securities shall be withdrawn or used for any purpose other than, and shall be held in trust for, the payment of the principal installments of and interest on said Series 2000 A Bonds; provided, that any cash received from such principal or interest payments on such securities deposited with the Commission or its agent, if not then needed for such purpose, shall, to the extent practicable, be reinvested in securities maturing at times and in amounts sufficient to pay when due the principal installments of and interest to become due on said Bonds on and prior to the next redemption date or the maturity dates thereof, and interest earned from such reinvestments shall be paid over to the Issuer as received by the Commission or its agent, free and clear of any trust, lien For the purpose of this section, securities shall mean and include only or pledge. Government Obligations.

#### **ARTICLE XI**

#### **MISCELLANEOUS**

Section 11.01. Amendment or Modification of Bond Legislation. Prior to issuance of the Series 2000 A Bonds, this Ordinance may be amended or supplemented in any way by Supplemental Resolution. Following issuance of the Series 2000 A Bonds, no material modification or amendment of this Ordinance, or of any ordinance, resolution or order amendatory or supplemental hereto, that would materially and adversely affect the rights of Registered Owners of the Bonds shall be made without the consent in writing of the Registered Owners of the Bonds so affected and then Outstanding; provided, that no change shall be made in the maturity of any Bond or Bonds or the rate of interest thereon, or in the principal amount thereof, or affecting the unconditional promise of the Issuer to pay such principal and interest out of the funds herein pledged therefor without the consent of the Registered Owner thereof. No amendment or modification shall be made that would reduce the percentage of the principal amount of Bonds required for consent to the above-permitted amendments or modifications.

Section 11.02. Bond Legislation Constitutes Contract. The provisions of the Bond Legislation shall constitute a contract between the Issuer and the Registered Owners of the Bonds, and no change, variation or alteration of any kind of the provisions of the Bond Legislation shall be made in any manner, except as in this Bond Legislation provided.

Section 11.03. Severability of Invalid Provisions. If any section, paragraph, clause or provision of this Ordinance should be held invalid by any court of competent jurisdiction, the invalidity of such section, paragraph, clause or provision shall not affect any of the remaining provisions of this Ordinance, the Supplemental Resolution thereto, or the Series 2000 A Bonds.

Section 11.04. Headings, Etc. The headings and catchlines of the articles, sections and subsections hereof are for convenience of reference only, and shall not affect in any way the meaning or interpretation of any provision hereof.

Section 11.05. <u>Conflicting Provisions Repealed</u>. All ordinances, orders or resolutions and or parts thereof in conflict with the provisions of this Ordinance are, to the extent of such conflict, hereby repealed.

Section 11.06. Covenant of <u>Due Procedure</u>, <u>Etc.</u> The Issuer covenants that all acts, conditions, things and procedures required to exist, to happen, to be performed or to be taken precedent to and in the adoption of this Ordinance do exist, have happened, have been performed and have been taken in regular and due time, form and manner as required

by and in full compliance with the laws and Constitution of the State of West Virginia applicable thereto; and that the Chairman, the Secretary and members of the Issuer were at all times when any actions in connection with this Ordinance occurred and are duly in office and duly qualified for such office.

Section 11.07. Effective Date. This Ordinance shall take effect immediately following the public hearing and final reading hereof.

Section 11.08. Statutory Notice and Public Hearing. Upon adoption hereof, an abstract of this Ordinance determined by the Issuer to contain sufficient information as to give notice of the contents hereof shall be published once a week for 2 successive weeks within a period of fourteen consecutive days, with at least 6 full days intervening between each publication, in the Charleston Gazette, a newspaper of general circulation in Putnam County, together with a notice stating that this Ordinance has been adopted and that the Issuer contemplates the issuance of the Bonds, and that any person interested may appear before the Issuer upon a date certain, not less than ten days subsequent to the date of the first publication of such abstract of this Ordinance and notice, and present protests, and that a certified copy of this Ordinance is on file with the Issuer for review by interested persons during office hours of the Issuer. At such hearing, all objections and suggestions shall be heard and the Issuer shall take such action as it shall deem proper in the premises.

Passed on First Reading:

December 15, 1999

Passed on Second Reading:

December 22, 1999

Passed on Final Reading Following Public Hearing:

January 5, 2000

Chairman

## **CERTIFICATION**

Certified a true copy of an Ordinance duly enacted by the PUTNAM COUNTY BUILDING COMMISSION on the 5th day of January, 2000.

Dated: January 27, 2000.

[SEAL]

01/05/99

731000.97001

# EXHIBIT A

[Loan Agreement attached to bond transcript as Document 5.]

<i>!!</i> **	
	THE TOTAL PARTY OF THE TOTAL PAR
	POPPARAMENTAL SOLICE STATES AND ADMINISTRATION AND
	Management
	71
	THE SPECIAL PROPERTY.
	TOTAL PROPERTY AND A STATE OF THE STATE OF T
	***************************************

1

## A DEED OF TRUST, SECURITY AGREEMENT AND FIXTURE FILING

"THIS INSTRUMENT CONTAINS AFTER ACQUIRED PROPERTY PROVISIONS"

"THIS DEED OF TRUST IS FILED FOR RECORD IN THE REAL ESTATE RECORDS AS A FIXTURE FILING PURSUANT TO WEST VIRGINIA CODE SECTION 46-9-402"

THIS DEED OF TRUST, SECURITY AGREEMENT AND FIXTURE FILING (the "Deed of Trust"), made as of January 27, 2000, by and among THE PUTNAM COUNTY BUILDING COMMISSION, a public corporation and county building commission (hereinafter called "Grantor"), whose address is 89 Winfield Road, Winfield, West Virginia, 25213, Attention: Chairman, party of the first part, DANIEL B. YONKOSKY and BARBARA B. MEADOWS, whose addresses are set forth below, (hereinafter collectively called the "Trustee"), party of the second part, and the WEST VIRGINIA WATER DEVELOPMENT AUTHORITY, a governmental instrumentality and body corporate of the State of West Virginia, as beneficiary (hereinafter called "Beneficiary"), whose address is 180 Association Drive, Charleston, West Virginia 25311, Attention: Director, party of the third part.

WITNESSETH: That for and in consideration of the indebtedness, obligations and trusts hereinafter set forth and the sum of Ten Dollars (\$10.00), cash in hand paid, and other good and valuable consideration, the receipt and sufficiency of which are hereby acknowledged, Grantor does hereby grant and convey unto Trustee and, other than the Premises, as hereinafter defined, to the Beneficiary:

- (A) All that certain real estate more particularly set forth and described in "SCHEDULE A REAL ESTATE," attached hereto and made a part hereof, together with all rights, privileges, easements, hereditaments and appurtenances thereunto belonging or appertaining (the "Premises");
- (B) All right, title and interest of the Grantor in and to all buildings, structures and improvements of every kind or character now or at any time hereafter erected, constructed or placed upon the Premises or any part thereof (the "Improvements"), and all fixtures attached to or contained in and used in connection with the Premises, including, but not limited to, all lighting, heating, ventilating, air conditioning, plumbing, water and power systems, equipment and apparatus, engines and machinery, boilers, furnaces, gas, electrical or electronic equipment, furniture, furnishings, carpeting and appliances, equipment, inventory (the "Fixtures"), and all other tangible personal property

of every kind and character whatsoever, used in connection with or otherwise appertaining to the Premises, including all equipment and items now or hereafter affixed or attached to said buildings, structures or improvements or as shall now or hereafter be used or procured in connection with the use, occupancy, operation or maintenance of said buildings, improvements and structures and/or the Premises (the "Equipment"), together with any and all substitutions or replacements thereof;

- (C) All right, title and interest of the Grantor, as lessee or sublessee, in and to any and all leases and subleases of equipment, furniture, personal property and facilities located on or used in connection with the Premises, now existing or hereafter executed by the Grantor (the "Leasehold Estates");
- All right, title and interest of the Grantor in and to all income, rents, revenues, security and other deposits, issues, profits, earnings, products and proceeds from any and all of the Premises, Improvements, Fixtures, Equipment and/or Leasehold Estates (all of the foregoing being collectively referred to as the "Rents, Issues and Profits"), together with the right to collect and apply the same to any indebtedness secured hereunder but subject, however, to the right of the Grantor to collect the Rents, Issues and Profits as long as Grantor is not in default hereunder. The foregoing assignment shall be fully operative without any further action on the part of any party hereto. The Beneficiary shall be entitled, at its option upon the occurrence of an Event of Default, as hereinafter defined, to all Rents, Issues and Profits from the Premises, Improvements, Fixtures, Equipment and/or Leasehold Estate whether or not Beneficiary takes possession of the Premises. Upon the occurrence of an Event of Default, the permission hereby given to the Grantor to collect such Rents, Issues and Profits shall terminate, and such permission shall not be reinstated, upon a cure of the default without Beneficiary's specific consent. Neither the exercise of any rights under this paragraph by the Beneficiary nor the application of any such Rents, Issues and Profits, to the Secured Debt, as hereinafter defined, shall cure or waive any Event of Default or notice of any Event of Default hereunder or invalidate any act done pursuant hereto or to any such notice, but shall be cumulative of all other rights and remedies.

The foregoing provisions hereof shall constitute an absolute and present assignment of the rents, income and other benefits from the property described in the granting clauses above, subject, however, to the conditional permission given to the Grantor to collect and use such rents, income and other benefits as hereinabove provided; and the existence or exercise of such right of the Grantor shall not operate to subordinate this assignment to any subsequent assignment, in whole or in part, by the Grantor, and any such subsequent assignment by the Grantor shall be subject to the rights of Beneficiary hereunder; and

(E) All proceeds of the conversion, voluntary or involuntary, of any of the foregoing into cash or liquidated claims, including, but not limited to (i) all proceeds of insurance or condemnation awards or other guaranties or warranties which Grantor now has or may hereafter acquire with respect to the Premises, Improvements, Fixtures, Equipment

and Leasehold Estates and/or the Rents, Issues and Profits and all proceeds of any sales or other dispositions of the property comprising any part thereof; and Beneficiary is hereby authorized to collect and receive said awards and proceeds and to give proper receipts and acquittances therefor, and (if it so elects) to apply the same toward the payment of the indebtedness and other sums secured hereby, notwithstanding the fact that the amount owing thereon may not then be due and payable; (ii) all contract rights, general intangibles, actions and rights in action, including without limitation all rights to insurance proceeds and unearned premiums arising from or relating to the Premises, Improvements, Fixtures, Equipment and Leasehold Estates above; and (iii) all proceeds, products, replacements, additions, substitutions, renewals and accessions of and to the Premises, Improvements, Fixtures, Equipment and Leasehold Estates.

All of the foregoing are sometimes hereinafter collectively referred to as the "Secured Property" and shall secure the indebtedness described hereinbelow.

Beneficiary, or both, as the case may be, and their successors in trust forever; and Grantor does hereby covenant to and with Trustee and Beneficiary, their successors and assigns, that Grantor will warrant specially the Secured Property hereby conveyed; that Grantor has the right to grant and convey the Secured Property to Trustee or the Beneficiary, or both, as the case may be; that the same is free from any and all liens and encumbrances other than Permitted Encumbrances as defined in the Ordinance of the Grantor enacted January 5, 2000, (the "Ordinance"); that Trustee shall have quiet possession thereof and that Grantor will execute and deliver such other and further assurances of the Secured Property as may be requisite, including, but not limited to, the execution and delivery of financing statements, continuation statements and such other instruments as Beneficiary may require to impose the lien and security interest hereof more specifically upon any item or items of property, or rights or interests therein, covered by this Deed of Trust, and will do such other and further reasonable acts as Beneficiary or Trustee may require to carry out more effectually the purposes of this Deed of Trust.

IN TRUST NEVERTHELESS to secure the payment of the Waterworks Revenue Bond, Series 2000 A (West Virginia Water Development Authority) of Grantor, of even date herewith, purchased by Beneficiary, in the original principal amount of \$6,610,000 (the "Bond"), which sum is the amount secured by this Deed of Trust, as provided under the terms of a Loan Agreement by and between the Grantor and the Beneficiary, of even date herewith (the "Loan Agreement"). The address of said Beneficiary, the beneficial owner of the indebtedness secured hereby at the time of execution and delivery hereof, is the West Virginia Water Development Authority, a governmental instrumentality and body corporate of the State of West Virginia, whose address is 180 Associate Drive, Charleston, West Virginia, 25311, Attention: Director. This Deed of Trust also secures any and all replacements, extensions, modifications and/or renewals of said Bond, or any part thereof, however changed in form, manner or amount, and all other indebtedness of Grantor to

Beneficiary or Trustee or otherwise, at any time and from time to time arising hereunder or under the Loan Agreement, and any and all replacements, extensions, modifications and/or renewals of such other indebtedness (all of which indebtedness, together with the interest thereon, is sometimes hereinafter collectively referred to as the "Secured Debt"). The Secured Debt matures on June 1, 2039.

ALL NOTICES OF LIENS OR CLAIMS PURSUANT TO WEST VIRGINIA CODE §38-1-14(b) AGAINST THE SECURED PROPERTY COVERED HEREBY SHALL BE SENT TO THE BENEFICIARY, AS PRIMARY LIENHOLDER, AT THE ADDRESS SET FORTH IN PARAGRAPH 12 HEREOF.

Grantor, for and in the consideration aforesaid, covenants, represents, warrants and agrees as follows:

That it will, so long as the Secured Debt, or any part thereof, remains 1. unpaid: (a) pay as and when due and payable all taxes, assessments, impositions and other governmental charges, fines and fees that may be levied or assessed against the Secured Property or any part thereof, including the buildings and improvements now situate on the Premises, or that may hereafter be erected thereon, and any improvements and additions made therein or thereto from time to time, all as provided in the Loan Agreement and subject to the terms thereof; (b) have and keep the buildings and improvements now situate on the Premises or that may hereafter be erected thereon, and all other insurable property covered by this Deed of Trust, constantly insured against loss or damage by fire and such other casualties, contingencies and hazards as set forth in the Loan Agreement and subject to the terms thereof; (c) keep and maintain the Secured Property in good condition and repair and not abandon the same, or any part thereof, as provided in the Loan Agreement and subject to the terms thereof, nor commit or permit the commission of waste on or in the Secured Property, or any part thereof, or permit any building or improvement to be removed, destroyed, demolished or structurally altered in whole or in part except as permitted by the Loan Agreement, and Grantor shall comply with all leases and subleases of any part of the Secured Property, including, without limitation, the payment of all leasehold payments thereunder, and shall, as provided in the Loan Agreement and subject to the terms thereof, comply, and cause all occupants of the Secured Property or those in possession thereof to comply, with all laws, ordinances, orders, rules, regulations and requirements relating to the use or maintenance of the Secured Property and with all requirements, directions and orders and notices of violations thereof issued by any governmental agency, body or officer; (d) permit Trustee or Beneficiary, or either of them, or their agents, to enter and inspect the Secured Property at all reasonable times; (e) pay to Trustee, or to Beneficiary, upon demand, any and all sums of money, including all costs, expenses and reasonable attorneys' fees, which Trustee or Beneficiary, or any of them, may incur or expend in any action or proceeding that may concern the Secured Property, or any part thereof or interest therein, including without limitation any eminent domain proceeding, or any action or proceeding to sustain the lien of this Deed of Trust, or its priority, or in defending any party thereto, or any

8009 0490 FAGE 172

party secured hereby, against the liens, demands or claims of title of any person, firm or corporation, asserting priority over this Deed of Trust, or asserting title adverse to the title under which Trustee holds, or in the discharge of any such liens, demands or claims, or in connection with any action to foreclose this Deed of Trust, or to recover any indebtedness secured hereby or any other payments made on behalf of the Grantor pursuant to the Loan Agreement.

The terms "hazardous waste," "hazardous substance," "disposal," 2. "release," and "threatened release," as used in this Deed of Trust, shall have the same meanings as set forth in the Comprehensive Environmental Response, Compensation, and Liability Act of 1980, as amended, 42 U.S.C. Section 9601, et seq. ("CERCLA"), the Superfund Amendments and Reauthorization Act of 1986, Pub. L. No. 99-499 ("SARA"), the Hazardous Materials Transportation Act, 49 U.S.C. Section 1801, et seq., the Resource Conservation and Recovery Act. 42 U.S.C. Section 6901, et seq., or other applicable state or Federal laws, rules, or regulations adopted pursuant to any of the foregoing. The terms "hazardous waste" and "hazardous substance" shall also include, without limitation, petroleum and petroleum by-products or any fraction thereof and asbestos. represents, covenants, and warrants to Beneficiary that: (a) During the period of Grantor's ownership of the Secured Property, there has been no use, generation, manufacture, storage, treatment, disposal, release or threatened release of any hazardous waste or substance by any person on, under, about or from the property; (b) Grantor has no knowledge of, or reason to believe that there has been, except as previously disclosed to and acknowledged by Beneficiary in writing, (i) any use, generation, manufacture, storage, treatment, disposal, release, or threatened release of any hazardous waste or substance on, under, about or from the Secured Property by any prior owners or occupants of the Secured Property or (ii) any actual or threatened litigation or claims of any kind by any person relating to such matters; and (c) Except as previously disclosed to and acknowledged by Beneficiary in writing, (i) neither Grantor nor any tenant, contractor, agent or other authorized user of the Secured Property shall use, generate, manufacture, store, treat, dispose of, or release any hazardous waste or substance on, under, about or from the Secured Property and (ii) any such activity shall be conducted in compliance with all applicable federal, state, and local laws, regulations and ordinances, including without limitation those laws, regulations, and ordinances described above. Grantor authorizes Beneficiary and its agents to enter upon the Secured Property to make such inspections and tests, at Grantor's expense, as Beneficiary may deem appropriate to determine compliance of the Secured Property with this Section of the Deed of Trust. Any inspections or tests made by Beneficiary shall be for Beneficiary's purposes only and shall not be construed to create any responsibility or liability on the part of Beneficiary to Grantor or to any other person. The representations, covenants, and warranties contained herein are based on Grantor's due diligence in investigating the Secured Property for hazardous waste and hazardous substances. Grantor hereby (a) releases and waives any future claims against Beneficiary and Trustee for indemnity or contribution in the event Grantor becomes liable for cleanup or other costs under any such laws, and (b) agrees to indemnify and hold harmless Beneficiary and Trustee against any and all claims, losses, liabilities, damages, penalties, and

expenses which Beneficiary or Trustee may directly or indirectly sustain or suffer resulting from a breach of this Section of this Deed of Trust or as a consequence of any use, generation, manufacture, storage, disposal, release or threatened release occurring prior to Grantor's ownership or interest in the Secured Property, whether or not the same was or should have been known to Grantor.

The Secured Property, or some substratum of the Secured Property, does not contain an underground storage tank or tanks. To the extent that there may be some obligation under state or federal law imposed upon the Beneficiary or the Trustee with respect to any such underground storage tank, the Grantor warrants that such tank or tanks, and all lines and connections thereto have been property inspected and tested, and all such tanks, lines and connections are tight such that there is no leakage therefrom. Grantor hereby (a) releases and waives any future claims against Beneficiary and Trustee for indemnity or contribution in the event Grantor becomes liable for clean-up or other costs associated with such tanks, lines and connections, and (b) agrees to indemnify and hold harmless Beneficiary and Trustee against any and all claims, losses, liabilities, damages, penalties, and expenses which Beneficiary or Trustee may directly or indirectly sustain or suffer resulting from a breach of this Section of this Deed of Trust or as a consequence of any use, storage, disposal, release or threatened release from such tanks, lines and connections, whether or not the same was or should have been known to Grantor.

The provisions of this Section of this Deed of Trust, including the obligations to indemnify and hold harmless, shall survive the payment of the Secured Debt and the satisfaction and reconveyance of the lien of this Deed of Trust and shall not be affected by Beneficiary's acquisition of any interest in the property, whether by foreclosure or otherwise.

- 3. The Bond secured by this Deed of Trust is in the principal amount of \$6,610,000, plus interest thereon, and is purchased by the Beneficiary pursuant to the terms of the Loan Agreement, the proceeds of which are being used by Grantor pursuant to the terms of the Loan Agreement for the purposes of financing the acquisition, construction and equipping of new waterworks facilities, together with all appurtenant facilities, in Putnam County, West Virginia (the "Project"). The Loan Agreement is hereby incorporated into and made a part of this Deed of Trust as if set forth in full herein.
- 4. In the event Grantor fails (a) to make any payment required, or fails to comply with, perform or carry out any of the provisions of paragraphs 1 or 2 hereof, or (b) to perform any of the terms, covenants or agreements by Grantor to be performed under the Loan Agreement or is otherwise in default under the Loan Agreement, then, and in any such event, Beneficiary shall have the right, without notice to or demand upon Grantor or any other person, to make any such payment, take any such action or do any such thing as, in the exercise of Beneficiary's discretion, may be determined to be reasonably necessary to protect the lien and security hereof as fully and completely as if Grantor made each and every such payment when due, and kept, complied with, performed and carried out the provisions of said

80000190 eage 174

paragraphs 1 and 2. Without limiting the generality of the foregoing, Beneficiary may, in any such event, (i) obtain the required insurance covering the Secured Property and pay the premiums thereon or pay any unpaid premiums on any insurance procured by Grantor; (ii) pay said taxes, assessments, impositions and other governmental charges, fines and fees together with any penalties and interest accrued thereon, and redeem the Secured Property from a tax sale if it has been sold, and shall be subrogated to the lien of the governmental body to which such payment was made; (iii) make and pay for any and all repairs which Beneficiary deems necessary to place or keep the Secured Property in good condition and repair; (iv) stop or mitigate waste on or in the Secured Property or any part thereof; (v) stop or prevent the removal, destruction, demolition or structural alteration of any building or improvement on the Secured Property; (vi) stop or prevent the violation of any law, ordinance, rule or regulation relating to the use or maintenance of the Secured Property or of any requirement, direction or order or notice of violation thereof issued by any governmental agency, body or officer; (vii) pay all or any part of any sum or sums of money that may be due or payable under the provisions of subparagraph (e) of paragraph 1 hereof; and (viii) pay all or any part of the leasehold payments due and payable under any leases or subleases of any of the Secured Property; and Grantor hereby promises to pay to Beneficiary, or to Trustee, as the case may be, upon demand, any and all sums of money paid out or expended by them, or any of them, for any of the purposes set out in this paragraph 4, together with interest thereon from the date of payment at the highest rate provided in the Loan Agreement, and agrees that any sum or sums of money so paid by Beneficiary or by Trustee, or any of them, shall thereupon be and become a part of the Secured Debt, including those moneys expended on behalf of the Grantor pursuant to the Loan Agreement, and shall be collectible as such, all without waiver of any right arising from the breach of or default in the performance of any warranty, covenant, condition, provision or agreement herein contained or contained in the Loan Agreement, including, without limitation, the right to enter and take possession of the Secured Property, and rent and manage the same, and the right to foreclose this Deed of Trust; but nothing herein contained shall be construed as imposing any duty or obligation upon Beneficiary, or upon Trustee, to pay any such sum or sums of money herein authorized to be paid, or to take any other action authorized hereunder.

- 5. Upon the occurrence of an Event of Default as defined in the Loan Agreement or default by Grantor in any of its covenants hereunder (hereinafter collectively called an "Event of Default"), the Secured Debt shall at the option of Beneficiary immediately become due and payable without notice to or demand on Grantor or any other person.
- 6. If any one or more Events of Default shall occur and be continuing, any one or more of the following rights and remedies shall exist, any two or more of which may be exercised concurrently:
  - (A) Without notice to or demand on Grantor or any other person, Trustee or Beneficiary may forthwith, separately or

jointly: (i) enter into and upon all of the Secured Property, or any part or portion thereof, either in person or by agent, and take possession of the Secured Property, or any part or portion thereof, without process of law, and without liability to Grantor or other owner or owners of the Secured Property, and manage and rent the same, collect and receive the rents, issues and profits thereof (past due, due or to become due) and apply the same to the payment of the Secured Debt, after first deducting the costs and expenses incurred in managing the Secured Property and in collecting said rents, issues and profits (including reasonable compensation for managing the same and collecting and disbursing said rents, issues and profits accruing therefrom), and after deducting such further amount or amounts as may be necessary to pay or reimburse the Beneficiary and Trustee for any sum or sums of money paid by them, or any of them, under the provisions hereof, together with interest at the highest rate provided in the Loan Agreement to the date of payment; or (ii) have a receiver appointed by any court having jurisdiction to take charge of the Secured Property, or any part or portion thereof, and collect, receive and apply the rents, issues and profits thereof. In either case, any person or persons in possession of the Secured Property, or any part or portion thereof, shall be deemed a tenant at will and shall at once surrender such possession on demand of Beneficiary or Trustee or a receiver. It is understood and agreed by and between the parties hereto that nothing herein contained shall be construed as a substitute for, or in derogation of, the right to foreclose this Deed of Trust or as imposing any duty or obligation upon Beneficiary or upon Trustee, or any of them, to take charge of the Secured Property, or any part or portion thereof, to collect said rents, issues or profit or to have a receiver appointed for such purposes.

- (B) Without notice to or demand on Grantor or any other person, Beneficiary may at its option declare the Secured Debt to be immediately due and payable and upon the exercise of said option the Secured Debt may be collected by proper action, foreclosure of this Deed of Trust, or any other legal or equitable proceeding.
- (C) At any time after the exercise by Beneficiary of the option to declare the Secured Debt to be immediately due and payable, Trustee, upon the written request of Beneficiary, shall foreclose upon and sell the Secured Property, or any part or

portion thereof, at one or more successive sales, as an entirety or otherwise, both as the Trustee may deem expedient, to satisfy the Secured Debt at public auction or auctions at the front door of the courthouse of the county in which the Secured Property is situate, for cash in hand on the day of sale. The Trustee shall publish a Notice of Trustee's Sale once a week for two (2) successive weeks in a newspaper of general circulation whose publication area shall be or include the county or counties where the Secured Property is located, or by such other public advertisement as may be prescribed by applicable law. A copy of the Notice of Trustee's Sale shall be served on the Grantor, or his agent or personal representative, by certified mail, return receipt requested, addressed in accordance with the provisions of Section 4.5 hereof. Notice of such sale shall be deemed complete when such Notice of Trustee's Sale is sent to the Grantor in the aforesaid manner, notwithstanding the fact that such mail or courier package may be returned as refused or undeliverable. A copy of such Notice of Trustee's Sale shall be served by certified mail, at least twenty (20) days prior to the sale, upon any subordinate lien holder who has previously notified Beneficiary by certified mail of the existence of a subordinate lien. Notice to a subordinate lienholder shall be complete when such Notice is mailed in accordance with the provisions of this paragraph, directed to the address of the subordinate lienholder as provided by such subordinate lienholder in the notice of existence of a subordinate lien.

The Trustee, without demand on Grantor, shall sell the Secured Property at the time and place and under the terms designated in the Notice of Trustee's Sale. The Trustee may sell the Secured Property, real and personal, at any place within any county in which any of the Secured Property is located, in one or more parcels or lots and in such order as the Trustee may determine. The sale of the Secured Property shall be by public auction, to the highest bidder, for cash, or upon such other lawful terms as the Beneficiary may designate. The sale of the Secured Property may be at the same time of or otherwise in conjunction with a sale of any other real or personal property serving as collateral for the indebtedness secured hereby or any other debts or obligations owed by the Grantor or others to the Beneficiary or to other creditors, all of which may be sold in one or more parcels or lots and in such order as the Trustee may determine. The Trustee may employ such surveyors, engineers, appraisers,

auctioneers, attorneys, and other persons as he may reasonably determine are necessary or desirable to assist the Trustee in execution of this trust. Trustee may postpone sale of all or any lot or parcel of the Secured Property by public announcement at the time and place of any previously scheduled sale or at the time and place of any adjourned sale. Beneficiary or Beneficiary's designee shall be entitled to bid on all or any portion of the Secured Property and to purchase all or any portion of the Secured Property at any sale.

Trustee shall deliver to the purchaser Trustee's deed conveying the Secured Property so sold with covenants of specialty warranty. The recitals in the Trustee's deed shall be prima facie evidence of the statements therein. The Trustee shall apply the proceeds of the sale in the following order: (a) to all costs and expenses of the sale, including, but not limited to, a reasonable Trustee's fee not to exceed five percent (5%) of the gross proceeds of sale, the Trustee's expenses, and reasonable attorneys' fees and expenses; (b) cost of title evidence; (c) to the payment of the indebtedness secured hereby; and (d) the excess, if any, to any subordinate lienholders in their order of priority, including the Beneficiary, and then to the Grantor or any successors or assigns of Grantor as their interests may appear. Within two months after a sale is made, the Trustee shall file a Report of Trustee's Sale Under Deed of Trust, containing an inventory of the property sold and on account of the sale as well as such other matters as the Trustee may deem appropriate, in all offices in which this Deed of Trust is recorded. The recitals in the Trustee's report shall be prima facie evidence of the statements therein.

- (D) In addition to the rights, remedies and powers hereinabove set forth, Beneficiary and Trustee shall have as to the Secured Property and any and all other fixtures and personal property covered by this Deed of Trust, all rights, remedies and powers of a secured party under the Uniform Commercial Code of West Virginia, as the same may now be in effect or hereafter amended (the "Code").
- 7. As to any of such property as is personal property or fixtures subject to the Code, this instrument shall constitute a security agreement, and the Grantor does hereby grant a security interest therein to Beneficiary. This instrument is to be filed for record in

the real estate records of Putnam County, West Virginia, so as to serve as a fixture filing pursuant to Code § 46-9-402.

Notwithstanding the release of any property that is deemed real property or any proceedings to have released this Deed of Trust or its satisfaction of record, the terms hereof shall survive as a security agreement with respect to the security interest created hereby until the repayment or satisfaction in full of the obligation of Grantor under the Loan Agreement. Nothing herein shall preclude Beneficiary or Trustee from proceeding as to both real and personal property in accordance with the Beneficiary's or Trustee's rights and remedies in respect of property as provided in Article 9 of the Code.

- 8. Grantor hereby waives personal service of notice of any sale made hereunder, but not any notice by mailing as prescribed in paragraph 5(C) hereof, upon it, its successors or assigns, and also waives the posting of notice of sale at the courthouse, and agrees that any sale made hereunder may be adjourned from time to time without notice other than oral proclamation of such adjournment at the time and place of sale, or at the time and place of any adjourned sale. The Grantor does hereby, to the full extent permitted by applicable law, waive any right to require the Trustee and/or the Beneficiary to post a bond or any like security in connection with the performance of the Trustee's duties pursuant to the terms of this instrument.
- 9. In the event that foreclosure proceedings are instituted hereunder but are not completed, Trustee shall be reimbursed for all costs and expenses incurred by them in commencing such proceedings and, in addition, shall be entitled to, and paid, as a commission, reasonable compensation therefor; and all costs and expenses so incurred by Trustee, and such commission, together with interest thereon until paid at the highest rate of interest provided in the Loan Agreement, shall be payable by Grantor on demand, and shall be and become a part of the Secured Debt and shall be collectible as such.
- 10. Trustee, or either of them, or the successors or survivors thereof, may act in the execution of this trust, and in the event any Trustee shall act alone, the authority and power of the Trustee so acting shall be as full and complete as if the powers and authority granted to any Trustees herein jointly had been granted to such Trustee alone; and the Trustee, or any successor trustee, is hereby authorized to act by agent or attorney in the execution of this trust and need not be present in person at any foreclosure sale.
- Beneficiary may, at any time and from time to time hereafter, without notice and with or without cause, appoint and substitute another Trustee or Trustees, corporations or persons, in place of the Trustee or Trustees herein named to execute the trust herein created. Upon such appointment, either with or without a conveyance to said substituted Trustee or Trustees by the Trustee herein named, or by any substituted Trustee in case the said right of appointment is exercised more than once, the new and substituted Trustee or Trustees in each

instance shall be vested with all the rights, titles, interests, powers, duties and trusts in the premises which are vested in and conferred upon the Trustees herein named; and such new and substituted Trustee or Trustees shall be considered the successors and assigns of the Trustees who are named herein within the meaning of this instrument, and substituted in their place and stead. Each such appointment and substitution shall be evidenced by an instrument in writing which shall recite the parties to, and the book and page of record of, this Deed of Trust, and the description of the Premises, which instrument, executed and acknowledged by Beneficiary and recorded in the office of the Clerk of The County Commission of Putnam County, West Virginia, shall be conclusive proof of the proper substitution and appointment of such successor Trustee or Trustees, and notice of such proper substitution and appointment to all parties in interest.

12. Any notice required or permitted to be given under this Deed of Trust shall, except to the extent expressly otherwise required or provided herein and except as otherwise required by applicable law, be effective upon the deposit of such notice, in writing, in the regular United States mail, certified, return receipt requested, postage paid, addressed to the party or parties to receive such notice at the following addresses or at such other address as any such party may give the other parties in the manner for giving notice herein prescribed:

### TO GRANTOR:

Putnam County Building Commission 89 Winfield Road Winfield, West Virginia 25213 Attention: Chairman

## TO BENEFICIARY:

West Virginia Water Development Authority 180 Association Drive Charleston, West Virginia 25311 Attention: Director

Copy to:

Samme L. Gee, Esquire
Jackson & Kelly
1600 Laidley Tower
Post Office Box 553
Charleston, West Virginia 25322

march 450 march 179

#### TO TRUSTEE:

Daniel B. Yonkosky, Director West Virginia Water Development Authority 180 Association Drive Charleston, West Virginia 25311

and

Barbara B. Meadows West Virginia Water Development Authority 180 Association Drive Charleston, West Virginia 25311

The address of the Beneficiary set forth above shall be the address to which notice of the existence of a subordinate lien shall be mailed to the primary lienholder as hereinbefore set forth.

13. All rights and remedies herein contained shall be cumulative and not exclusive. No failure or delay of Beneficiary or Trustee to exercise any option, right or power herein contained shall constitute a waiver of any right, power or privilege herein given or granted to Beneficiary or Trustee, or an acquiescence therein, and a waiver by Beneficiary or Trustee of the right to exercise any option, right or power as to any breach or default shall not constitute a waiver of the right to exercise the same option, right or power, or any other option, right or power herein contained, as to another or any continuing or subsequent breach or default.

Neither Grantor nor any other person now or hereafter obligated for payment of all or any part of the sums now or hereafter secured by this Deed of Trust shall be relieved of such obligation by reason of the failure of Trustee to comply with any request of Beneficiary or of any other person so obligated to take action to foreclose on this Deed of Trust or otherwise enforce any provision of this Deed of Trust or the Loan Agreement or by reason of the release regardless of consideration of all or any part of the security held for the indebtedness secured by this Deed of Trust or by reason of any agreement or stipulation between any subsequent owner of the Secured Property and Beneficiary extending the time of payment or modifying the terms of this Deed of Trust, and Grantor and all such other persons shall continue to be liable to make payments according to the terms of any such agreement, unless expressly released and discharged in writing by Beneficiary or otherwise in accordance with the provisions of the Loan Agreement.

14. If all or any part of the Secured Property or an interest therein is sold or transferred by Grantor (except as may be permitted by the Loan Agreement and the Indenture of Trust herein described) without the prior written consent of the Beneficiary, the

Beneficiary may, at its option, declare all sums secured by this Deed of Trust to be immediately due and payable.

- 15. It is further understood and agreed between the parties hereto that if any term or provision of this Deed of Trust or of the Loan Agreement hereby secured shall contravene or be in conflict with any law of the State of West Virginia or any other applicable law or regulation, such term or provision is amended and modified to conform with such law.
- all of the representations, covenants, conditions, agreements, warranties and provisions of said parties herein contained shall extend to and bind Grantor, its successors and assigns, and shall inure to the benefit of Beneficiary and Trustee, their successors and assigns. It is further understood and agreed by Grantor that Beneficiary shall have the right to pledge and assign its rights, title and interests under this Deed of Trust without obtaining the consent of Grantor.
- 17. Unless the context shall otherwise indicate, words importing the singular shall include the plural, words importing persons shall include firms, associations and corporations, and vice versa, words importing the masculine, feminine and neuter gender shall be deemed to include all such genders, and the terms "hereof," "hereby," "hereunder" and "herein" shall refer to this Deed of Trust.
- 18. This Deed of Trust may be executed in any number of counterparts, each of which shall be an original and constitute but one and the same.

2000 DASO 2401 181

WITNESS the following signature:

[SEAL]

PUTNAM COUNTY BUILDING COMMISSION

Its Chairman

STATE OF WEST VIRGINIA,

COUNTY OF KANAWHA, TO WIT:

The foregoing instrument was acknowledged before me this January 27, 2000, by ROBERT F. HATFIELD, Chairman of PUTNAM COUNTY BUILDING COMMISSION, a West Virginia public corporation, on behalf of such corporation.

My commission expires

EAL OFFICIAL SEAL NOTARY PUBLIC, STATE OF WEST VIRGINIA CRYSTAL G. LUSK

STEPTOE & JOHNSON
P. O. BOX 1588
CHARLESTON, WV 25326-1588
My Commission Expires October 19, 2009

Crystal J. Lusk Notary Public

This foregoing instrument was prepared by Vincent A. Collins, Attorney at Law, of Steptoe & Johnson, Clarksburg, West Virginia.

01/26/00 731000.97001

183 PROPERTY 183

"SCHEDULE A - REAL ESTATE"

#### EXHIBIT "A"

All those certain easements and rights of way and the appurtenances thereunto belonging, situate in Curry District, Putnam County, West Virginia, being more particularly described as follows:

- 1. Being all that certain right of way described in that certain Right of Way Agreement dated May 25, 1999, by and between James L. Johnson, Sr. and Bonnie J. Johnson, his wife, and West Virginia-American Water Company, a corporation, said Agreement being duly of record in the Office of the Clerk of the County Commission of Putnam County, West Virginia in Deed Book 408 at page 117.
- 2. Being all that certain right of way described in that certain Right of Way Agreement dated May 25,1999 by and between David S. Adkins and Millie G. Adkins, his wife, and West Virginia-American Water Company, a corporation, said Agreement being duly of record in the Office of the Clerk of the County Commission of Putnam County, West Virginia in Deed Book 408 at page 119.
- 3. Being all that certain right of way described in that certain Right of Way Agreement dated June 3, 1999, by and between William W. Johnson and Thelma F. Johnson, his wife, and West Virginia-American Water Company, a corporation, said Agreement being duly of record in the Office of the Clerk of the County Commission of Putnam County, West Virginia in Deed Book 408 at page 121.
- 4. Being all that certain right of way described in that certain Right of Way Agreement dated May 27, 1999, by and between William R. Burdette and Joyce L. Burdette, his wife, and West Virginia-American Water Company, a corporation, said Agreement being duly of record in the Office of the Clerk of the County Commission of Putnam County, West Virginia in Deed Book 408 at page 123.
- 5. Being all that certain right of way described in that certain Right of Way Agreement dated May 20, 1999, by and between Verland C. Bird and Velva A. Bird, his wife, and West Virginia-American Water Company, a corporation, said Agreement being duly of record in the Office of the Clerk of the County Commission of Putnam County, West Virginia in Deed Book 408 at page 125.
- 6. Being all that certain right of way described in that certain Right of Way Agreement dated May 20, 1999, by and between Elmer R. Bird, Jr. and Conna M. Bird, his wife, and West Virginia-American Water Company, a corporation, said Agreement being duly of record in the Office of the Clerk of the County Commission of Putnam County, West Virginia in Deed Book 408 at page 127.
- 7. Being all that certain right of way described in that certain Right of Way Agreement dated may 20, 1999, by and between Timothy L. Garrett and Sandra G. Garrett, his wife, and West Virginia-American Water Company, a corporation, said Agreement being duly of record in the Office of the Clerk of the County Commission of Putnam County, West Virginia in Deed Book 408 at page 131.
- 8. Being all that certain right of way described in that certain Right of Way Agreement dated June 3, 1999, by and between Phillip S. Johnson and Lettie R. Johnson, his wife, and West Virginia-American Water Company, a corporation, said Agreement being duly of record in the Office of the Clerk of the County Commission of Putnam County, West Virginia in Deed Book 408 at page 131.
- 9. Being all that certain right of way described in that certain Right of Way Agreement dated May 20, 1999, by and between Danny J. Wood and Brenda G. Wood, his wife, and West Virginia-American Water Company, a corporation, said Agreement being duly of record in the Office of the Clerk of the County Commission of Putnam County, West Virginia in Deed Book 408 at page 133.

2000 D 450 2461 185

- 10. Being all that certain right of way described in that certain Right of Way Agreement dated May 20, 1999, by and between Franklin D. Searls, II, and LuAnn G. Searls, his wife, and West Virginia-American Water Company, a corporation, said Agreement being duly of record in the Office of the Clerk of the County Commission of Putnam County, West Virginia in Deed Book 408 at page 135.
- 11. Being all that certain right of way described in that certain Right of Way Agreement dated May 20, 1999, by and between Leslie W. Hall and Pauline C. Hall, his wife, and West Virginia-American Water Company, a corporation, said Agreement being duly of record in the Office of the Clerk of the County Commission of Putnam County, West Virginia in Deed Book 408 at page 137.
- 12. Being all that certain right of way described in that certain Right of Way Agreement dated May 20, 1999, by and between Leslie W. Hall and Pauline C. Hall, his wife, and West Virginia-American Water Company, a corporation, said Agreement being duly of record in the Office of the Clerk of the County Commission of Putnam County, West Virginia in Deed Book 408 at page 139.
- 13. Being all that certain right of way described in that certain Right of Way Agreement dated May 25, 1999, by and between Ricky E. Wilcoxen and Lorotha B. Wilcoxen, and West Virginia-American Water Company, a corporation, said Agreement being duly of record in the Office of the Clerk of the County Commission of Putnam County, West Virginia in Deed Book 408 at page 141.
- 14. Being all that certain right of way described in that certain Right of Way Agreement dated November 23, 1999, by and between Bernice Parsons, and West Virginia-American Water Company, a corporation, said Agreement being duly of record in the Office of the Clerk of the County Commission of Putnam County, West Virginia in Deed Book 408 at page 143.
- 15. Being all that certain right of way described in that certain Right of Way Agreement dated May 25, 1999, by and between Paul D. Searls and Rita S. Searls, and West Virginia-American Water Company, a corporation, said Agreement being duly of record in the Office of the Clerk of the County Commission of Putnam County, West Virginia in Deed Book 408 at page 145.
- 16. Being all that certain right of way described in that certain Right of Way Agreement dated November 20, 1999, by and between Jerry W. Mitchell, and West Virginia-American Water Company, a corporation, said Agreement being duly of record in the Office of the Clerk of the County Commission of Putnam County, West Virginia in Deed Book 408 at page 147.
- 17. Being all that certain right of way described in that certain Right of Way Agreement dated May 20, 1999, by and between Verland C. Bird and Velva A. Bird, and West Virginia-American Water Company, a corporation, said Agreement being duly of record in the Office of the Clerk of the County Commission of Putnam County, West Virginia in Deed Book 408 at page 149.
- 18. Being all that certain right of way described in that certain Right of Way Agreement dated June 3, 1999, by and between Richard E. Harper and Pamela J. Harper, his wife, and West Virginia-American Water Company, a corporation, said Agreement being duly of record in the Office of the Clerk of the County Commission of Putnam County, West Virginia in Deed Book 408 page 151.
- 19. Being all that certain right of way described in that certain Right of Way Agreement dated May 25, 1999, by and between Jesie O. McCallister and Janice E. McCallister, his wife, and West Virginia-American Water Company, a corporation, said Agreement being duly of record in the Office of the Clerk of the County Commission of Putnam County, West Virginia in Deed Book 408 at page 153.

- 20. Being all that certain right of way described in that certain Right of Way Agreement dated November 26, 1999, by and between Luther M. Hensley and Patricia J. Hensley, his wife, and West Virginia-American Water Company, a corporation, said Agreement being duly of record in the Office of the Clerk of the County Commission of Putnam County, West Virginia in Deed Book 408 at page 155.
- 21. Being all that certain easement described in that certain Temporary Construction Easement dated November 30, 1999, by and between Paul O. Oxley and West Virginia-American Water Company, a corporation, said Easement being duly of record in the Office of the Clerk of the County Commission of Putnam County, West Virginia in Deed Book 408 at page 157.
- 22. Being all that certain right of way described in that certain Right of Way Agreement dated November 30, 1999, by and between Paul O. Oxley, and West Virginia-American Water Company, a corporation, said Agreement being duly of record in the Office of the Clerk of the County Commission of Putnam County, West Virginia in Deed Book 408 at page 158.
- 23. Being all that certain easement described in that certain Temporary Construction Easement dated November 30, 1999, by and between Dana M. Sanders and West Virginia-American Water Company, a corporation, said Easement being duly of record in the Office of the Clerk of the County Commission of Putnam County, West Virginia in Deed Book 408 at page 160.
- 24. Being all that certain right of way described in that certain Right of Way Agreement dated November 27, 1999, by and between Jason N. Haught and Amanda M. Haught, his wife, and West Virginia-American Water Company, a corporation, said Agreement being duly of record in the Office of the Clerk of the County Commission of Putnam County, West Virginia in Deed Book 408 at page 161.
- 25. Being all that certain right of way described in that certain Right of Way Agreement dated November 26, 1999, by and between Christina B. Green, and West Virginia-American Water Company, a corporation, said Agreement being duly of record in the Office of the Clerk of the County Commission of Putnam County, West Virginia in Deed Book 408 at page 163.
- 26. Being all that certain easement described in that certain Temporary Construction Easement dated December 10, 1999, by and between Russell L. Mercer, and West Virginia-American Water Company, a corporation, said Easement being duly of record in the Office of the Clerk of the County Commission of Putnam County, West Virginia in Deed Book 408 at page 165.
- 27. Being all that certain right of way described in that certain Right of Way Agreement dated December 3, 1999, by and between Burchel G. Edwards and Shirley F. Edwards, his wife, and West Virginia-American Water Company, a corporation, said Agreement being duly of record in the Office of the Clerk of the County Commission of Putnam County, West Virginia in Deed Book 408 at page 166.
- 28. Being all that certain right of way described in that certain Right of Way Agreement dated November 23, 1999, by and between Ray L. Hodges and Geraldine S. Hodges, his wife, and West Virginia-American Water Company, a corporation, said Agreement being duly of record in the Office of the Clerk of the County Commission of Putnam County, West Virginia in Deed Book 408 at page 168.
- 29. Being all that certain right of way described in that certain Right of Way Agreement dated January 14, 2000, by and between Harry L. Rogers and Virginia M. Rogers, his wife, and West Virginia-American Water Company, a corporation, said Agreement being duly of record in the Office of the Clerk of the County Commission of Putnam County, West Virginia in Deed Book 408 at page 170.

- 30. Being all that certain right of way described in that certain Right of Way Agreement dated December 22, 1999, by and between Thomas L. Watson, and West Virginia-American Water Company, a corporation, said Agreement being duly of record in the Office of the Clerk of the County Commission of Putnam County, West Virginia in Deed Book 408 at page 172.
- 31. Being all that certain right of way described in that certain Right of Way Agreement dated December 3, 1999, by and between Clifford Clagg, and West Virginia-American Water Company, a corporation, said Agreement being duly of record in the Office of the Clerk of the County Commission of Putnam County, West Virginia in Deed Book 408 at page 174.
- 32. Being all that certain right of way described in that certain Right of Way Agreement dated January 6, 2000, by and between William R. Burdette and Joyce L. Burdette, his wife, and West Virginia-American Water Company, a corporation, said Agreement being duly of record in the Office of the Clerk of the County Commission of Putnam County, West Virginia in Deed Book 408 at page 176.
- 33. Being all that certain right of way described in that certain Right of Way Agreement dated January 3, 2000, by and between Joseph Henson, Adminstrator of Hubert E. Henson Estate, and West Virginia-American Water Company, a corporation, said Agreement being duly of record in the Office of the Clerk of the County Commission of Putnam County, West Virginia in Deed Book 408 at page 178.
- 34. Being all that certain right of way described in that certain Right of Way Agreement dated January 3, 2000, by and between Joseph Henson, Administrator of Hubert E. Henson Estate, and West Virginia-American Water Company, a corporation, said Agreement being duly of record in the Office of the Clerk of the County Commission of Putnam County, West Virginia in Deed Book 408 at page 180.
- 35. Being all that certain easement described in that certain Temporary Construction Easement dated January 3, 2000, by and between Joseph Henson, Administrator of Hubert E. Henson Estate, and West Virginia-American Water Company, a corporation, said Easement being duly of record in the Office of the Clerk of the County Commission of Putnam County, West Virginia in Deed Book 408 at page 182.
- 36. Being all that certain right of way described in that certain Right of Way Agreement dated November 29, 1999, by and between Calvin K. Torman and Joyce K. Torman, his wife, and West Virginia-American Water Company, a corporation, said Agreement being duly of record in the Office of the Clerk of the County Commission of Putnam County, West Virginia in Deed Book 408 page 183.
- 37. Being all that certain easement described in that certain Temporary Construction Easement dated January 6, 2000, by and between Calvin K. Torman and Joyce K. Torman, his wife, and West Virginia-American Water Company, a corporation, said Easement being duly of record in the Office of the Clerk of the County Commission of Putnam County, West Virginia in Deed Book 408 page 185.
- 38. Being all that certain right of way described in that certain Right of Way Agreement dated November 29, 1999, by and between Anthony D. Edwards and Mary E. Edwards, his wife, and West Virginia-American Water Company, a corporation, said Agreement being duly of record in the Office of the Clerk of the County Commission of Putnam County, West Virginia in Deed Book 408 at page 186.
- 39. Being all that certain right of way described in that certain Right of Way Agreement dated December 10, 1999, by and between Drew S. Coalter and Denise W. Coalter, his wife, and West Virginia-American Water Company, a corporation, said Agreement being duly of record in the Office of the Clerk of the County Commission of Putnam County, West Virginia in Deed Book 408 at page 188.

- 40. Being all that certain right of way described in that certain Right of Way Agreement dated November 26, 1999, by and between Blanche C. Womack and Judy E. Scott, and West Virginia-American Water Company, a corporation, said Agreement being duly of record in the Office of the Clerk of the County Commission of Putnam County, West Virginia in Deed Book 408 at page 190.
- 41. Being all that certain right of way described in that certain Right of Way Agreement dated November 26, 1999, by and between Judy E. Scott, and West Virginia-American Water Company, a corporation, said Agreement being duly of record in the Office of the Clerk of the County Commission of Putnam County, West Virginia in Deed Book 408 at page 192.
- 42. Being all that certain right of way described in that certain Right of Way Agreement dated December 9, 1999, by and between Lowell M. McCallister and Opal G. McCallister, his wife, and West Virginia-American Water Company, a corporation, said Agreement being duly of record in the Office of the Clerk of the County Commission of Putnam County, West Virginia in Deed Book 408 at page 194.
- 43. Being all that certain right of way described in that certain Right of Way Agreement dated December 9, 1999, by and between Lowell M. McCallister and Opal G. McCallister, his wife, and West Virginia-American Water Company, a corporation, said Agreement being duly of record in the Office of the Clerk of the County Commission of Putnam County, West Virginia in Deed Book 408 at page 196.
- 44. Being all that certain right of way described in that certain Right of Way Agreement dated November 27, 1999, by and between Lee Roy Cummings and West Virginia-American Water Company, a corporation, said Agreement being duly of record in the Office of the Clerk of the County Commission of Putnam County, West Virginia in Deed Book 408 at page 198.
- 45. Being all that certain right of way described in that certain Right of Way Agreement dated June 23, 1999, by and between Bessie M. Smith, and West Virginia-American Water Company, a corporation, said Agreement being duly of record in the Office of the Clerk of the County Commission of Putnam County, West Virginia in Deed Book 408 at page 200.
- 46. Being all that certain right of way described in that certain Right of Way Agreement dated November 30, 1999, by and between Celesta Ellen Cook and David L. Cook, her husband, and West Virginia-American Water Company, a corporation, said Agreement being duly of record in the Office of the Clerk of the County Commission of Putnam County, West Virginia in Deed Book 408 at page 202.
- 47. Being all that certain right of way described in that certain Right of Way Agreement dated November 23, 1999, by and between Rodney F. Adkins and Linda F. Adkins, his wife, and West Virginia-American Water Company, a corporation, said Agreement being duly of record in the Office of the Clerk of the County Commission of Putnam County, West Virginia in Deed Book 408 at page 204.
- 48. Being all that certain easement described in that certain Temporary Construction Easement dated November 30, 1999, by and between George A. Cyrus, and West Virginia-American Water Company, a corporation, said Agreement being duly of record in the Office of the Clerk of the County Commission of Putnam County, West Virginia in Deed Book 408 at page 206.
- 49. Being all that certain easement described in that certain Temporary Construction Easement dated November 30, 1999, by and between George A. Cyrus, and West Virginia-American Water Company, a corporation, said Agreement being duly of record in the Office of the Clerk of the County Commission of Putnam County, West Virginia in Deed Book 408 at page 207.

- 50. Being all that certain right of way described in that certain Right of Way Agreement dated December 3, 1999, by and between Virgil N. Edwards, and West Virginia-American Water Company, a corporation, said Agreement being duly of record in the Office of the Clerk of the County Commission of Putnam County, West Virginia in Deed Book 408 at page 208.
- 51. Being all that certain easement described in that certain Temporary Construction Easement dated December 9, 1999, by and between John L. Sturgeon and Agnes M. Sturgeon, his wife, and West Virginia-American Water Company, a corporation, said Easement being duly of record in the Office of the Clerk of the County Commission of Putnam County, West Virginia in Deed Book 408 at page 210.
- 52. Being all that certain right of way described in that certain Right of Way Agreement dated December 9, 1999, by and between John L. Sturgeon and Agnes M. Sturgeon, his wife, and West Virginia-American Water Company, a corporation, said Agreement being duly of record in the Office of the Clerk of the County Commission of Putnam County, West Virginia in Deed Book 408 at page 211.
- 53. Being all that certain right of way described in that certain Right of Way Agreement dated December 3, 1999, by and between John B. Hayes and Dotty L. Hayes, his wife, and West Virginia-American Water Company, a corporation, said Agreement being duly of record in the Office of the Clerk of the County Commission of Putnam County, West Virginia in Deed Book 408 at page 213.
- 54. Being all that certain right of way described in that certain Right of Way Agreement dated June 25, 1999, by and between David C. Beckett and Linda F. Beckett, his wife, and West Virginia-American Water Company, a corporation, said Agreement being duly of record in the Office of the Clerk of the County Commission of Putnam County, West Virginia in Deed Book 408 at page 215.
- 55. Being all that certain right of way described in that certain Right of Way Agreement dated June 3, 1999, by and between Richard H. Pullen and Rebecca D. Pullen, his wife, and West Virginia-American Water Company, a corporation, said Agreement being duly of record in the Office of the Clerk of the County Commission of Putnam County, West Virginia in Deed Book 408 at page 217.
- 56. Being all that certain right of way described in that certain Right of Way Agreement dated January 17, 1999, by and between Susan E. Young and Marilyn E. Hedrick, and West Virginia-American Water Company, a corporation, said Agreement being duly of record in the Office of the Clerk of the County Commission of Putnam County, West Virginia in Deed Book 408 at page 219.
- 57. Being all that certain right of way described in that certain Right of Way Agreement dated June 29, 1999, by and between Herman Alford, and West Virginia-American Water Company, a corporation, said Agreement being duly of record in the Office of the Clerk of the County Commission of Putnam County, West Virginia in Deed Book 408 at page 221.
- 58. Being all that certain right of way described in that certain Right of Way Agreement dated June 8, 1999, by and between Clinton Dale Davis and Maxine M. Davis, his wife, and West Virginia-American Water Company, a corporation, said Agreement being duly of record in the Office of the Clerk of the County Commission of Putnam County, West Virginia in Deed Book 408 at page 223.
- 59. Being all that certain right of way described in that certain Right of Way Agreement dated June 29, 1999, by and between James L. Mullins, and West Virginia-American Water Company, a corporation, said Agreement being duly of record in the Office of the Clerk of the County Commission of Putnam County, West Virginia in Deed Book 408 at page 225.

- 60. Being all that certain right of way described in that certain Right of Way Agreement dated November 3, 1999, by and between Agnes B. Henderson, and West Virginia-American Water Company, a corporation, said Agreement being duly of record in the Office of the Clerk of the County Commission of Putnam County, West Virginia in Deed Book 408 at page 227.
- Being all that certain right of way described in that certain Right of Way Agreement dated August 9, 1999, by and between James C. Smith, and West Virginia-American Water Company, a corporation, said Agreement being duly of record in the Office of the Clerk of the County Commission of Putnam County, West Virginia in Deed Book 408 at page 235.
- 62. Being all that certain right of way described in that certain Right of Way Agreement dated June 23, 1999, by and between Hubert W. Miller and Leona L. Miller, his wife, and West Virginia-American Water Company, a corporation, said Agreement being duly of record in the Office of the Clerk of the County Commission of Putnam County, West Virginia in Deed Book 408 at page 239.
- 63. Being all that certain right of way described in that certain Right of Way Agreement dated July 2, 1999, by and between Robert L. Hodges, David R. Hodges and Anna Joyce Hodges, and West Virginia-American Water Company, a corporation, said Agreement being duly of record in the Office of the Clerk of the County Commission of Putnam County, West Virginia in Deed Book 408 at page 241.
- 64. Being all that certain right of way described in that certain Right of Way Agreement dated September 25, 1999, by and between Lorena V. Lewis, and West Virginia-American Water Company, a corporation, said Agreement being duly of record in the Office of the Clerk of the County Commission of Putnam County, West Virginia in Deed Book 408 at page 243.
- 65. Being all that certain right of way described in that certain Right of Way Agreement dated June 25, 1999, by and between Cathernine L. Fizer and Junior E. Fizer, her husband, and West Virginia-American Water Company, a corporation, said Agreement being duly of record in the Office of the Clerk of the County Commission of Putnam County, West Virginia in Deed Book 408 at page 245.
- 66. Being all that certain right of way described in that certain Right of Way Agreement dated June 21, 1999, by and between David M. Smith and Kimberly Smith, his wife, and West Virginia-American Water Company, a corporation, said Agreement being duly of record in the Office of the Clerk of the County Commission of Putnam County, West Virginia in Deed Book 408 at page 249.
- 67. Being all that certain right of way described in that certain Right of Way Agreement dated June 26, 1999, by and between Larry D. Curnutte and Sharon Joy Curnutte, his wife, and West Virginia-American Water Company, a corporation, said Agreement being duly of record in the Office of the Clerk of the County Commission of Putnam County, West Virginia in Deed Book 408 at page 251.
- 68. Being all that certain right of way described in that certain Right of Way Agreement dated June 16, 1999, by and between Charles M. Sumner, and West Virginia-American Water Company, a corporation, said Agreement being duly of record in the Office of the Clerk of the County Commission of Putnam County, West Virginia in Deed Book 408 at page 253.
- 69. Being all that certain right of way described in that certain Right of Way Agreement dated June 3, 1999, by and between Joey A. Neeley and Elizabeth A. Neeley, his wife, and West Virginia-American Water Company, a corporation, said Agreement being duly of record in the Office of the Clerk of the County Commission of Putnam County, West Virginia in Deed Book 408 at page 255.

- Being all that certain right of way described in that certain Right of Way Agreement dated June 8, 1999, by and between Juanita E. Curry, and West Virginia-American Water Company, a corporation, said Agreement being duly of record in the Office of the Clerk of the County Commission of Putnam County, West Virginia in Deed Book 408 at page 257.
- Being all that certain right of way described in that certain Right of Way Agreement dated June 19, 1999, by and between David M. Alford, Jr., and West Virginia-American Water Company, a corporation, said Agreement being duly of record in the Office of the Clerk of the County Commission of Putnam County, West Virginia in Deed Book 408 at page 259.
- Being all that certain right of way described in that certain Right of Way Agreement dated June 19, 1999, by and between David M. Alford, Sr., and West Virginia-American Water Company, a corporation, said Agreement being duly of record in the Office of the Clerk of the County Commission of Putnam County, West Virginia in Deed Book 408 at page 561.
- Being all that certain right of way described in that certain Right of Way Agreement dated 73. June 19, 1999, by and between Kenneth B. Compton and Linda L. Compton, his wife, and West Virginia-American Water Company, a corporation, said Agreement being duly of record in the Office of the Clerk of the County Commission of Putnam County, West Virginia in Deed Book 408 at page 263.
- Being all that certain right of way described in that certain Right of Way Agreement dated June 21, 1999, by and between Michael L. Smith and Phyllis J. Smith, his wife, and West Virginia-American Water Company, a corporation, said Agreement being duly of record in the Office of the Clerk of the County Commission of Putnam County, West Virginia in Deed Book 408 at page 265.
- Being all that certain right of way described in that certain Right of Way Agreement dated 75. June 23, 1999, by and between Patricia P. Wilmoth, and West Virginia-American Water Company, a corporation, said Agreement being duly of record in the Office of the Clerk of the County Commission of Putnam County, West Virginia in Deed Book 408 at page 267.

All those certain easements and rights of way and the appurtenances thereunto belonging, situate in Poca District, Putnam County, West Virginia, being more particularly described as follows:

- 1. Being all that certain right of way described in that certain Right of Way Agreement dated September 7, 1999, by and between Dennis P. Farrell and Holly Farrell, his wife, and West Virginia-American Water Company, a corporation, said Agreement being duly of record in the Office of the Clerk of the County Commission of Putnam County, West Virginia in Deed Book 408 at page 305.
- 2. Being all that certain right of way described in that certain Right of Way Agreement dated September 7, 1999, by and between Brian Farrell, and West Virginia-American Water Company, a corporation, said Agreement being duly of record in the Office of the Clerk of the County Commission of Putnam County, West Virginia in Deed Book 408 at page 307.
- Being all that certain right of way described in that certain Right of Way Agreement dated December 15, 1999, by and between Lewis H. Pryor, Sr. and Carolyn S. Pryor, his wife, and West Virginia-American Water Company, a corporation, said Agreement being duly of record in the Office of the Clerk of the County Commission of Putnam County, West Virginia in Deed Book 408 at page 379.

All those certain easements and rights of way and the appurtenances thereunto belonging, situate in Buffalo District, Putnam County, West Virginia, being more particularly described as follows:

- 1. Being all that certain right of way described in that certain Right of Way Agreement dated December 6, 1999, by and between Billy Lee Ashworth and Kimberly A. Ashworth, and West Virginia-American Water Company, a corporation, said Agreement being duly of record in the Office of the Clerk of the County Commission of Putnam County, West Virginia in Deed Book 408 at page 365.
- 2. Being all that certain right of way described in that certain Right of Way Agreement dated November 22, 1999, by and between Stephen E. Bias and Rosemary D. Bias, and West Virginia-American Water Company, a corporation, said Agreement being duly of record in the Office of the Clerk of the County Commission of Putnam County, West Virginia in Deed Book 408 at page 367.
- 3. Being all that certain right of way described in that certain Right of Way Agreement dated December 13, 1999, by and between William D. Martin and Ida K. Martin, and West Virginia-American Water Company, a corporation, said Agreement being duly of record in the Office of the Clerk of the County Commission of Putnam County, West Virginia in Deed Book 408 at page 369.
- 4. Being all that certain right of way described in that certain Right of Way Agreement dated November 22, 1999, by and between Wyatt J. Meadows and West Virginia-American Water Company, a corporation, said Agreement being duly of record in the Office of the Clerk of the County Commission of Putnam County, West Virginia in Deed Book 408 at page 371.
- 5. Being all that certain right of way described in that certain Right of Way Agreement dated November 22, 1999, by and between James A. Kimberling and Carolyn Kimberling, his wife, and West Virginia-American Water Company, a corporation, said Agreement being duly of record in the Office of the Clerk of the County Commission of Putnam County, West Virginia in Deed Book 408 at page 373.
- 6. Being all that certain right of way described in that certain Right of Way Agreement dated December 13, 1999, by and between Robert J. Frazier and Bonnie L. Frazier, his wife, and West Virginia-American Water Company, a corporation, said Agreement being duly of record in the Office of the Clerk of the County Commission of Putnam County, West Virginia in Deed Book 408 at page 375.
- 7. Being all that certain right of way described in that certain Right of Way Agreement dated December 6, 1999, by and between Robert L. Miller and Carla C. Miller, his wife, and West Virginia-American Water Company, a corporation, said Agreement being duly of record in the Office of the Clerk of the County Commission of Putnam County, West Virginia in Deed Book 408 at page 377.
- 8. Being all that certain right of way described in that certain Right of Way Agreement dated January 19, 1999, by and between Larry Joe Whittington, and West Virginia-American Water Company, a corporation, said Agreement being duly of record in the Office of the Clerk of the County Commission of Putnam County, West Virginia in Deed Book 408 at page 381.

192-A

STATE OF WEST VIRGINIA

County of Putnam, to-wit:

l, MICHAEL W. ELLIOTT, Clerk of the County Commission of said County, do hereby certify that the foregoing writing was this day produced to me in my said office and together with the certificate thereto annexed, was duly admitted to record therein. Given under my hand this

Clark

dd meddiantianthumpumpumpumpumpumpumpumpumpumpumpumpumpu
ediende distribution de la constante de la con
THE COLUMN ASSESSMENT

#### LOAN AGREEMENT

THIS LOAN AGREEMENT, made and entered into in several counterparts, by and between the WEST VIRGINIA WATER DEVELOPMENT AUTHORITY, a governmental instrumentality and body corporate of the State of West Virginia (the "Authority"), and the governmental agency designated below (the "Governmental Agency").

Putman County Building Commission (A) (Governmental Agency)

#### WITNESSETH:

WHEREAS, pursuant to the provisions of Chapter 22C, Article 1 of the Code of West Virginia, 1931, as amended (the "Act"), the Authority is empowered to make loans to governmental agencies for the acquisition or construction of water development projects by such governmental agencies and to issue water development revenue bonds of the State of West Virginia (the "State") to finance, in whole or in part, by loans to governmental agencies, one or more water development projects, all subject to such provisions and limitations as are contained in the Act;

WHEREAS, the Governmental Agency constitutes a governmental agency as defined by the Act;

WHEREAS, the Governmental Agency is authorized and empowered by the statutes of the State to acquire, construct, improve, operate and maintain a water development project, as defined by the Act, and to finance the cost of acquisition and construction of the same by borrowing money to be evidenced by revenue bonds issued by the Governmental Agency;

WHEREAS, the Governmental Agency intends to construct, is constructing or has constructed such a water development project at the location and as more particularly

described and set forth in the Application, as hereinafter defined (the "Project");

WHEREAS, the Governmental Agency has completed and filed with the Authority an Application for a Construction Loan with attachments and exhibits and an Amended Application for a Construction Loan also with attachments and exhibits (together, as further revised and supplemented, the "Application"), which Application is incorporated herein by this reference; and

WHEREAS, having reviewed the Application and made all findings required by Section 5 of the Act and having available sufficient funds therefor, the Authority is willing to lend the Governmental Agency the amount set forth on Schedule X attached hereto and incorporated herein by reference, through the purchase of revenue bonds of the Governmental Agency with proceeds of certain water development revenue bonds of the State issued by the Authority pursuant to and in accordance with the provisions of the Act and a certain general revenue bond resolution adopted by the Board of the Authority (the "General Resolution"), as supplemented, subject to the Governmental Agency's satisfaction of certain legal and other requirements of the Authority's water development loan program for private activity related projects, known as Loan Program III (the "Program") as hereinafter set forth.

¥ .

with

100

NOW, THEREFORE, in consideration of the premises and the mutual agreements hereinafter contained, the Governmental Agency and the Authority hereby agree as follows:

#### ARTICLE I

#### **Definitions**

- 1.1 Except where the context clearly indicates otherwise, the terms "Authority," "water development revenue bonds," "cost," governmental agency," "water development project," "wastewater facility" and "water facility" have the definitions and meanings ascribed to them in the Act.
- 1.2 "Consulting Engineers" means the professional engineer, licensed by the State, and designated in the Application and any qualified successor thereto.
- 1.3 "Governmental Lease" means a lease of a Project from one Governmental Agency to another.

2

- 1.4 "Governmental Lease Payment" means the payment of rent by the lessee of a Project to the lessor thereof pursuant to a Governmental Lease.
- 1.5 "Loan" means the loan to be made by the Authority to the Governmental Agency through the purchase of Local Bonds, as hereinafter defined, pursuant to this Loan Agreement.
- 1.6 "Local Act" means the official action of the Governmental Agency required by Section 4.1 hereof, authorizing the Local Bonds.
- 1.7 "Local Bonds" means the revenue bonds to be issued by the Governmental Agency pursuant to the provisions of the Local Statute, as hereinafter defined, to evidence the Loan and to be purchased by the Authority with a portion of the proceeds of its water development revenue bonds, all in accordance with the provisions of this Loan Agreement.
- 1.8 "Local Statute" means the specific provisions of the Code of West Virginia, 1931, as amended, pursuant to which the Local Bonds are issued.
- 1.9 "O&M Agreement" means the operating and maintenance agreement pursuant to the terms of which a Person, other than the Governmental Agency owning a specific Project, has agreed to assist in the acquisition, construction and equipping of a Project and/or to operate, repair and maintain such Project.
- 1.10 "Operating Expenses" means the reasonable, proper and necessary costs of operation and maintenance of the System, as hereinafter defined, as should normally and regularly be included as such under generally accepted accounting principles.
- 1.11 "Operator" means the Person operating and maintaining the Project under the O&M Agreement.
- 1.12 "Person" means any public or private corporation, institution, association, firm or company organized or existing under the laws of the State or any other state or country; the United States or the State; any federal or state governmental agency; political subdivision; county commission; municipality; industry; sanitary district; public service district; drainage district; soil conservation district; watershed improvement district; partnership; trust; estate; person or individual; group of persons or individuals acting individually or as a group or any other legal entity whatsoever.

- 1.13 "Project" means the water development project hereinabove referred to, to be constructed or being constructed by the Governmental Agency in whole or in part with the net proceeds of the Local Bonds or being or having been constructed by the Governmental Agency in whole or in part with the proceeds of bond anticipation notes or other interim financing, which is to be paid in whole or in part with the net proceeds of the Local Bonds.
- 1.14 "System" means the water development project owned by the Governmental Agency, of which the Project constitutes all or to which the Project constitutes an improvement, and any improvements thereto hereafter constructed or acquired from any sources whatever.
- 1.15 "Use Fee" means the payment made by the Operator to the Governmental Agency pursuant to an O&M Agreement.
- 1.16 Additional terms and phrases are defined in this Loan Agreement as they are used.

#### **ARTICLE II**

## The Project and the System

- 2.1 The Project shall generally consist of the construction and acquisition of the facilities described in the Application, to be, being or having been constructed in accordance with plans, specifications and designs prepared for the Governmental Agency by the Consulting Engineers, the Authority having determined that the Project is consistent with the applicable comprehensive plan of water management approved by the director of the West Virginia Division of Environmental Protection (or in the process of preparation by such director) and is consistent with the standards set by the West Virginia Environmental Quality Board for the waters of the State affected thereby.
- 2.2 Subject to the terms, conditions and provisions of this Loan Agreement and the Local Act, the Governmental Agency has acquired, or shall do all things necessary to acquire, the proposed site of the Project and shall do, is doing or has done all things necessary to construct the Project in accordance with the plans, specifications and designs prepared for the Governmental Agency by the Consulting Engineers.
  - 2.3 All real estate and interests in real estate and all personal property

. \$

constituting the Project and the Project site heretofore or hereafter acquired shall at all times be and remain the property of the Governmental Agency, subject to any mortgage lien or other security interest as is provided for in the Local Statute unless a sale or transfer of all or a portion of said property is approved by the Authority.

- 2.4 The Governmental Agency agrees that the Authority and its duly authorized agents shall have the right at all reasonable times to enter upon the Project site and Project facilities and to examine and inspect the same. The Governmental Agency further agrees that the Authority and its duly authorized agents and representatives shall, prior to, at and after completion of construction and commencement of operation of the Project, have such rights of access to the System site and System facilities as may be reasonably necessary to accomplish all of the powers and rights of the Authority with respect to the System pursuant to the pertinent provisions of the Act.
- 2.5 The Governmental Agency shall keep complete and accurate records of the cost of acquiring the Project site and the costs of constructing, acquiring and installing the Project. The Governmental Agency shall permit the Authority, acting by and through its Director or his duly authorized agents and representatives, to inspect all books, documents, papers and records relating to the Project and the System at any and all reasonable times for the purpose of audit and examination, and the Governmental Agency shall submit to the Authority such documents and information as it may reasonably require in connection with the construction, acquisition and installation of the Project, the operation and maintenance of the System and the administration of the Loan or of any State and federal grants or other sources of financing for the Project.
- 2.6 The Governmental Agency agrees that it will permit the Authority and its agents and representatives to have access to the records of the Governmental Agency pertaining to the operation and maintenance of the System at any reasonable time following completion of construction of the Project and commencement of operation thereof or if the Project is an improvement to an existing system at any reasonable time following commencement of construction.
- 2.7 The Governmental Agency shall require that each construction contractor furnish a performance bond and a payment bond, each in an amount at least equal to one hundred percent (100%) of the contract price of the portion of the Project covered by the particular contract as security for the faithful performance of such contract.
- 2.8 The Governmental Agency shall require that each of its contractors and all subcontractors maintain, during the life of the construction contract, workers' compensation coverage, public liability insurance, property damage insurance and vehicle

liability insurance in amounts and on terms satisfactory to the Authority. Until the Project facilities are completed and accepted by the Governmental Agency, the Governmental Agency or (at the option of the Governmental Agency) the contractor shall maintain builder's risk insurance (fire and extended coverage) on a one hundred percent (100%) basis (completed value form) on the insurable portion of the Project, such insurance to be made payable to the order of the Authority, the Governmental Agency, the prime contractor and all subcontractors, as their interests may appear. If facilities of the System which are detrimentally affected by flooding are or will be located in designated special flood or mudslide-prone areas and if flood insurance is available at a reasonable cost, a flood insurance policy must be obtained by the Governmental Agency on or before the Date of Loan Closing, as hereinafter defined, and maintained so long as any of the Local Bonds is outstanding. Prior to commencing operation of the Project, the Governmental Agency must also obtain, and maintain so long as any of the Local Bonds is outstanding, business interruption insurance if available at a reasonable cost.

- 2.9 The Governmental Agency shall provide and maintain competent and adequate resident engineering services satisfactory to the Authority covering the supervision and inspection of the development and construction of the Project, and bearing the responsibility of assuring that construction conforms to the plans, specifications and designs prepared by the Consulting Engineers, which have been approved by all necessary governmental bodies. Such resident engineer shall certify to the Authority and the Governmental Agency at the completion of construction that construction is in accordance with the approved plans, specifications and designs, or amendments thereto, approved by all necessary governmental bodies.
- 2.10 The Governmental Agency shall itself provide, or under the Governmental Lease or the O&M Agreement provide for, operation and maintenance of the System in compliance with any and all State and federal standards. The Governmental Agency shall employ, or cause to be employed under the Governmental Lease or the O&M Agreement, qualified operating personnel properly certified by the State to operate the System during the entire term of this Loan Agreement.

10%

- 2.11 The Governmental Agency hereby covenants and agrees to comply with all applicable laws, rules and regulations issued by the Authority or other State, federal or local bodies in regard to the construction of the Project and operation, maintenance and use of the System.
- 2.12 The Governmental Agency, commencing on the date contracts are executed for the construction of the Project and for two years following the completion of the Project, shall each month complete a Monthly Financial Report, the form of which is

attached hereto as Exhibit C and incorporated herein by reference, and forward a copy by the 10th of each month to the Authority.

#### ARTICLE III

### Conditions to Loan; Issuance of Local Bonds

- 3.1 The agreement of the Authority to make the Loan is subject to the Governmental Agency's fulfillment, to the satisfaction of the Authority, of each and all of those certain conditions precedent on or before the delivery date for the Local Bonds, which shall be the date established pursuant to Section 3.4 hereof. Said conditions precedent are as follows:
- (a) The Governmental Agency shall have performed and satisfied all of the terms and conditions to be performed and satisfied by it in this Loan Agreement;
- (b) The Governmental Agency shall have authorized the issuance of and delivery to the Authority of the Local Bonds described in this Article III and in Article IV hereof;
- (c) The Governmental Agency shall either have received bids or entered into contracts for the construction of the Project which are in an amount and otherwise compatible with the plan of financing described in the Application; provided that, if the Loan will refund an interim construction financing, the Governmental Agency must either be constructing or have constructed its Project for a cost and as otherwise compatible with the plan of financing described in the Application; and, in either case, the Authority shall have received a certificate of the Consulting Engineers to such effect, the form of which certificate is attached hereto as Exhibit A;
- (d) No Loan shall be made for the purpose of refinancing any outstanding long-term indebtedness of a Governmental Agency unless an opinion of counsel is received by the Authority to the effect that such refinancing is permitted by the Act and the General Resolution, and that such refinancing will not cause a violation of any covenant, representation or agreement of the Authority contained in the General Resolution or any tax or arbitrage certificate with respect to the exclusion of the interest on the Authority's water development revenue bonds from gross income of the holders thereof for federal income tax purposes;

7

- (e) The Governmental Agency shall have obtained all permits required by the laws of the State and the federal government necessary for the construction of the Project, and the Authority shall have received a certificate of the Consulting Engineers to such effect;
- (f) The Governmental Agency shall have obtained all requisite orders of and approvals from the Public Service Commission of West Virginia (the "PSC") and the West Virginia Infrastructure and Jobs Development Council necessary for the construction of the Project and operation of the System, with all requisite appeal periods having expired without successful appeal, and the Authority shall have received an opinion of counsel to the Governmental Agency, which may be local counsel to the Governmental Agency, bond counsel or special PSC counsel but must be satisfactory to the Authority, to such effect;
- (g) The Governmental Agency shall have obtained any and all approvals for the issuance of the Local Bonds required by State law, and the Authority shall have received an opinion of counsel to the Governmental Agency, which may be local counsel to the Governmental Agency, bond counsel or special PSC counsel but must be satisfactory to the Authority, to such effect;
- (h) Unless the funds pledged to the payment of the Local Bonds are either Use Fees or Governmental Lease Payments, the Governmental Agency shall have obtained any and all approvals of rates and charges required by State law and shall have taken any other action required to establish and impose such rates and charges (imposition of such rates and charges is not, however, required to be effective until completion of construction of the Project), with all requisite appeal periods having expired without successful appeal, and the Authority shall have received an opinion of counsel to the Governmental Agency, which may be local counsel to the Governmental Agency, bond counsel or special PSC counsel but must be satisfactory to the Authority, to such effect;
- (i) Such rates and charges for the System shall be sufficient to comply with the provisions of Subsections 4.1(a) and 4.1(b)(ii) hereof, and the Authority shall have received a certificate of the accountant for the Governmental Agency, or such other person or firm experienced in the finances of governmental agencies and satisfactory to the Authority, to such effect;
- (j) In the event that the funds pledged to the payment of the Local Bonds are either Use Fees or Governmental Lease Payments, then the Local Act shall provide that (i) the Project financed by such Local Bonds shall be subject to an O&M Agreement pursuant to which the Operator shall be responsible, at its expense, to operate and

maintain such Project; and (ii) in the event the O&M Agreement or the Governmental Lease is terminated or either the Use Fee or the Governmental Lease Payment, as the case may be, is not paid, then the Governmental Agency shall fix, collect, adjust and increase rates, fees and other charges for use of the System and shall take all such actions necessary to provide funds sufficient to produce the required sums set forth in the Local Act and this Loan Agreement; and

- (k) The net proceeds of the Local Bonds, together with all moneys on deposit or to be simultaneously deposited (or, with respect to proceeds of grant anticipation notes or other indebtedness for which a binding purchase contract has been entered, to be deposited on a date certain) and irrevocably pledged thereto and the proceeds of grants irrevocably committed therefor, shall be sufficient to pay the costs of construction and acquisition of the Project as set forth in the Application, and the Authority shall have received a certificate of the Consulting Engineers, or such other person or firm experienced in the financing of water development projects and satisfactory to the Authority, to such effect, such certificate to be in form and substance satisfactory to the Authority, and evidence satisfactory to the Authority of such irrevocably committed grants.
- 3.2 Subject to the terms and provisions of this Loan Agreement, the rules and regulations promulgated by the Authority or any other appropriate State agency and any applicable rules, regulations and procedures promulgated from time to time by the federal government, it is hereby agreed that the Authority shall make the Loan to the Governmental Agency and the Governmental Agency shall accept the Loan from the Authority, and in furtherance thereof it is agreed that the Governmental Agency shall sell to the Authority and the Authority shall make the Loan by purchasing the Local Bonds in the principal amount and at the price set forth in Schedule X hereto. The Local Bonds shall have such further terms and provisions as described in Article IV hereof.
- 3.3 The Loan shall be secured and shall be repaid in the manner hereinafter provided in this Loan Agreement.
- 3.4 The Local Bonds shall be delivered to the Authority, at the offices of the Authority, on a date designated by the Governmental Agency by written notice to the Authority, which written notice shall be given not less than ten (10) business days prior to the date designated; provided, however, that if the Authority is unable to accept delivery on the date designated, the Local Bonds shall be delivered to the Authority on a date as close as possible to the designated date and mutually agreeable to the Authority and the Governmental Agency. The date of delivery so designated or agreed upon is hereinafter referred to as the "Date of Loan Closing." Notwithstanding the foregoing, the Date of Loan

M0310058.1

Closing shall in no event occur more than ninety (90) days after the date of execution of this Loan Agreement by the Authority.

The Governmental Agency understands and acknowledges that it is one of several governmental agencies which have applied to the Authority for loans to finance water development projects and that the obligation of the Authority to make any such loan is subject to the Governmental Agency's fulfilling all of the terms and conditions of this Loan Agreement on or prior to the Date of Loan Closing and to the right of the Authority to make such loans to other governmental agencies as in the aggregate will permit the fullest and most timely utilization of such proceeds to enable the Authority to pay debt service on the water development revenue bonds issued by it. The Governmental Agency specifically recognizes that the Authority will not purchase the Local Bonds unless and until it has available funds sufficient to purchase all the Local Bonds and that, prior to such execution, the Authority may commit to and purchase the revenue bonds of other governmental agencies for which it has sufficient funds available. The Governmental Agency further specifically recognizes that during the last 90 days of a period to originate Loans from its water development revenue bond proceeds, the Authority may execute Loan Agreements, commit moneys and close Local Bond sales in such order and manner as it deems in the best interest of the Program. Additionally, the Governmental Agency recognizes that the Authority will purchase the Local Bonds only with funds from the Program and not with funds from any other loan programs of the Authority.

1

. 30

Alleg

× ...

4

1

#### ARTICLE IV

Local Bonds; Security for Loan;
Repayment of Loan; Interest on Loan;
Fees and Charges

- 4.1 The Governmental Agency shall, as one of the conditions of the Authority to make the Loan, authorize the issuance of and issue the Local Bonds pursuant to an official action of the Governmental Agency in accordance with the Local Statute, which shall, as adopted or enacted, contain provisions and covenants in substantially the form as follows, unless the specific provision or covenant is modified or waived by the Authority:
- (a) That the gross revenues of the System, or any Use Fees or Governmental Lease Payments, as the case may be, shall always be used for purposes of the System. Such gross revenues, or any Use Fees or Governmental Lease Payments, as the case may be, shall be used monthly, in the order of priority listed below:

- (i) to pay Operating Expenses of the System, to the extent such Operating Expenses are not paid under the O&M Agreement or the Governmental Lease;
- (ii) to the extent not otherwise limited by any outstanding loan resolution, indenture or other act or document, as reflected on the Schedule X attached hereto, and beginning seven (7) months prior to the first date of payment of interest on the Local Bonds and thirteen (13) months prior to the first date of payment of principal of the Local Bonds, respectively, to provide debt service on the Local Bonds by depositing in a sinking fund one-sixth (1/6) of the interest payment next coming due on the Local Bonds and one-twelfth (1/12) of the principal payment next coming due on the Local Bonds and, if a reserve account is required by the Local Statute or in the event the O&M Agreement or Governmental Lease is terminated, beginning thirteen (13) months prior to the first date of payment of principal of the Local Bonds, if the reserve account for the Local Bonds (the "Reserve Account") was not funded from proceeds of the Local Bonds or otherwise concurrently with the issuance thereof (which, with an approving opinion of bond counsel to the Governmental Agency, may be with a letter of credit or surety or other security instrument) in an amount equal to the maximum amount of principal and interest which will come due on the Local Bonds in the then current or any succeeding year (the "Reserve Requirement"), by depositing in the Reserve Account an amount not less than one-twelfth (1/12) of one-tenth (1/10) (or such other amount as shall be acceptable to the Authority and as shall fund the Reserve Account over not more than ten (10) years) of the Reserve Requirement or, if the Reserve Account has been so funded (whether by Local Bond proceeds, monthly deposits or otherwise), any amount necessary to maintain the Reserve Account at the Reserve Requirement;
- (iii) if required by the Local Statute or in the event the O&M Agreement or Governmental Lease is terminated, to create a renewal and replacement, or similar, fund in an amount equal to two and one-half percent (2-1/2%) of the gross revenues from the System, exclusive of any payments into the Reserve Account, for the purpose of improving or making emergency repairs or replacements to the System or eliminating any deficiencies in the Reserve Account; and
- (iv) for other legal purposes of the System, including payment of debt service on other obligations junior, subordinate and inferior to the Local Bonds.

Provided, that if the Governmental Agency has existing outstanding indebtedness which has greater coverage or renewal and replacement fund requirements, then the greater requirements will prevail until said existing indebtedness is paid in full.

M0310058.1 11

## (b) Covenants substantially as follows:

(i) That the Local Bonds shall be secured by a pledge of either Use Fees or Government Lease Payments, as the case may be, or in the absence of either form of such revenues, by a pledge of either the gross or net revenues of the System, as the case may be, as more fully set forth in the Local Act;

Governmental Lease Payments to the payment of the Local Bonds or in the event the O&M Agreement or the Governmental Lease is terminated, the schedule of rates or charges for the services of the System shall be sufficient to provide funds which, along with other revenues of the System, will pay all Operating Expenses and leave a balance each year equal to at least one hundred fifteen percent (115%) of the maximum amount required in any year for debt service on the Local Bonds and all other obligations secured by a lien on or payable from the revenues of the System prior to or on a parity with the Local Bonds or, if the Reserve Account is funded (whether by Local Bond proceeds, monthly deposits or otherwise) at an amount equal to the Reserve Requirement and any reserve account for any such prior or parity obligations is funded at least at the requirement therefor, equal to at least one hundred ten percent (110%) of the maximum amount required in any year for debt service on the Local Bonds and any such prior or parity obligations;

be completed, the Project, shall operate and maintain, or cause to be operated and maintained under the O&M Agreement and/or Governmental Lease, the System in good condition and, to the extent applicable, in compliance with, among other state and federal standards, the water quality standards established by the West Virginia Division of Environmental Protection (the "DEP") and the United States Environmental Protection Agency (the "EPA"), shall permit the DEP and EPA to have access to the records of the Governmental Agency pertaining to the operation and maintenance of the System at any reasonable time following completion of construction of the Project and commencement of operation thereof, and shall, as a condition precedent to the Authority's making the Loan, have obtained, among other permits required, permits from the EPA and the DEP, if required;

100

1.

(iv) That, except as otherwise permitted by State law or with the written consent of the Authority, the System may not be sold, mortgaged, leased or otherwise disposed of, except as a whole, or substantially as a whole, and only if the net proceeds to be realized shall be sufficient to pay fully all the Local Bonds outstanding, with further restrictions on the disposition of portions of the System as are normally contained in such covenants;

- (v) That the Governmental Agency shall not issue any other obligations payable from the revenues of the System, including any Use Fees or Governmental Lease Payments, which rank prior to, or equally, as to lien and security with the Local Bonds, without the Authority's prior written consent.
- (vi) That the Governmental Agency will carry, or cause to be carried under the O&M Agreement or otherwise, such insurance as is customarily carried with respect to works and properties similar to the System, including those specified by Section 2.8 hereof;
- (vii) That the Governmental Agency will not render, or allow to be rendered, any free services of the System;
- (viii) That the Authority may, by proper legal action, compel the performance of the duties of the Governmental Agency under the Local Act, including the making and collection of sufficient rates or charges for services rendered by the System, if applicable and to the extent legally allowable, and shall also have, in the event of a default in payment of principal of or interest on the Local Bonds, the right to obtain the appointment of a receiver to administer the System or construction of the Project, or both, as provided by law;
- (ix) That, to the extent authorized by the laws of the State and the rules and regulations of the PSC, all delinquent rates and charges, if not paid when due, shall become a lien on the premises served by the System;
- (x) That, to the extent legally allowable, the Governmental Agency will not grant any franchise to provide any services which would compete with the System;
- (xi) That the Governmental Agency shall annually cause the records of the System to be audited by an independent certified public accountant or independent public accountant and shall submit the report of said audit to the Authority, which report shall include a statement that the Governmental Agency is in compliance with the terms and provisions of the Local Act and this Loan Agreement and that the Governmental Agency's revenues or Use Fees or Governmental Lease Payments, as the case may be, are adequate to meet its Operating Expenses and debt service and reserve requirements;
- (xii) That, except as otherwise provided by law, in the absence of an O&M Agreement, the Governmental Agency shall annually adopt a detailed budget of the estimated revenues and expenditures for operation and maintenance of the System during

the succeeding fiscal year and shall submit a copy of such budget to the Authority within 30 days of adoption thereof;

(xiii) That, to the extent authorized by the laws of the State and the rules and regulations of the PSC, prospective users of the System shall be required to connect thereto;

(xiv) That the proceeds of the Local Bonds, except for accrued interest and capitalized interest, if any, must (a) be deposited in a construction fund, which, except as otherwise agreed to in writing by the Authority, shall be held separate and apart from all other funds of the Governmental Agency and on which the owners of the Local Bonds shall have a lien until such proceeds are applied to the construction of the Project (including the repayment of any incidental interim financing) and/or (b) be used to pay (or redeem) bond anticipation notes or other interim financing of such Governmental Agency, the proceeds of which were used to finance the construction of the Project; provided that, with the prior written consent of the Authority, the proceeds of the Local Bonds may be used to fund all or a portion of the Reserve Account, on which the owner of the Local Bonds shall have a lien as provided herein;

76.5

,,,,,,,

AH.

000

畜

6

(xv) That, as long as the Authority is the owner of any of the Local Bonds, the Governmental Agency shall not authorize redemption of any Local Bonds by it without the written consent of the Authority and except in compliance with the restrictions contained in this Loan Agreement;

(xvi) That, to the full extent permitted by applicable law and the rules and regulations of the PSC, the Governmental Agency shall terminate the services of any water facility owned by it to any customer of the System who is delinquent in payment of charges for services provided by the System and will not restore the services of the water facility until all delinquent charges for the services of the System have been fully paid or, if the water facility is not owned by the Governmental Agency, then the Governmental Agency shall enter into a termination agreement with the water provider;

(xvii) That the Governmental Agency shall take any and all action, or shall refrain from taking any action regarding the use of the proceeds of the Local Bonds, as shall be deemed necessary by the Authority to maintain the exclusion from gross income for federal income tax purposes of interest on the Authority's water development revenue bonds;

14

(xviii) That if the funds pledged to the payment of the Local Bonds are either Use Fees or Governmental Lease Payments, then the Governmental Agency shall grant, for the benefit of the Authority, a deed of trust on and security interest in the System;

(xix) That except as provided by law, in the absence of a pledge of either Use Fees or Governmental Lease Payments to the payment of the Local Bonds or in the event the O&M Agreement or the Governmental Lease is terminated, the Governmental Agency shall covenant to fix and collect rates, fees and other charges for use of the System, to adjust and increase such rates, fees and other charges and to take all such actions necessary to provide funds sufficient to produce the required sums set forth in the Local Act and this Loan Agreement;

(xx) That the Governmental Agency shall require its contractors to furnish 100% performance and payment bonds; shall also require them to maintain workers' compensation coverage, public liability insurance, property damage insurance and vehicle liability insurance in amounts satisfactory to the Authority; and shall maintain, or require its contractors to maintain, builder's risk insurance (fire and extended coverage) on a 100% basis on the insurable portion of the Project being constructed;

(xxi) That the Governmental Agency shall provide the Authority with annual financial information and such other information as is necessary for the Authority to meet its ongoing disclosure requirements;

(xxii) That the Governmental Agency shall have obtained the certificate of the Consulting Engineer in the form attached hereto as Exhibit A, to the effect that the Project has been or will be constructed in accordance with the approved plans, specifications and design as submitted to the Authority, the Project is adequate for the purposes for which it was designed and the funding plan as submitted to the Authority is sufficient to pay the costs of acquisition and construction of the Project;

(xxiii) That the West Virginia Municipal Bond Commission (the "Commission") shall serve as paying agent for the Local Bonds;

(xxiv) That the Governmental Agency shall on the first day of each month (if the first day is not a business day, then the first business day of each month) deposit with the Commission the required interest, principal and reserve fund payment. The Governmental Agency shall complete the Monthly Payment Form, attached hereto as Exhibit D and incorporated herein by reference, and submit a copy of said form along with a copy of the check to the Authority by the 5th day of such calendar month;

M0310058.1 15

(xxv) That the Governmental Agency will annually furnish to the Authority information with respect to the Governmental Agency's use of the proceeds of the Local Bonds and any additional information requested by the Authority;

(xxvi) That the Governmental Agency shall obtain the written approval of the Authority before expending any proceeds of the Local Bonds available due to bid/construction/project underruns, including the "contingency" as set forth in the final Schedule A attached to the certificate of the Consulting Engineer; and

(xxvii) That the Governmental Agency shall list the funding provided by the Authority in any press release, publication, program bulletin, sign or other public communication that references the Project, including but not limited to any program document distributed in conjunction with any groundbreaking or dedication of the Project.

The Governmental Agency hereby represents and warrants that the Local Act has been or shall be duly adopted or enacted in compliance with all necessary corporate and other action and in accordance with applicable provisions of law. All legal matters incident to the authorization, issuance, sale and delivery of the Local Bonds shall be approved without qualification by recognized bond counsel acceptable to the Authority in substantially the form of legal opinion attached hereto as Exhibit B.

- 4.2 The Loan shall be secured by the pledge and assignment by the Governmental Agency, as effected by the Local Act, of the Use Fees or Governmental Lease Payments or other revenues of the Governmental Agency from the System as further set forth by and subject only to such reservations and exceptions as are described in Schedules X and Y hereto or are otherwise expressly permitted in writing by the Authority.
- 4.3 The principal of the Loan shall be repaid by the Governmental Agency on the days and in the years provided in Schedule X hereto. Interest payments on the Loan shall be made by the Governmental Agency on a semiannual basis as provided in said Schedule X.
- 4.4 The Loan shall bear interest from the date of the delivery to the Authority of the Local Bonds until the date of payment thereof, at the rate or rates per annum set forth on Schedule X hereto. In no event shall the interest rate on or the net interest cost of the Local Bonds exceed any statutory limitation with regard thereto.
  - 4.5 The Local Bonds shall be delivered to the Authority in fully registered

form, transferable and exchangeable as provided in the Local Act at the expense of the Governmental Agency. Anything to the contrary herein notwithstanding, the Local Bonds may be issued in one or more series, as reflected by Schedule X hereto.

- 4.6 The Governmental Agency agrees to pay from time to time, as required by the Authority, the Governmental Agency's allocable share of the reasonable administrative expenses of the Authority relating to the Program. Such administrative expenses shall be as determined by the Authority at the time of closing and shall be paid to the Commission as set forth on Schedules X and Y attached hereto. The Governmental Agency hereby specifically authorizes the Authority to exercise the powers granted it by Section 9.06 of the General Resolution.
- 4.7 The Governmental Agency agrees to expend the net proceeds of the Local Bonds for the Project within 3 years of the issuance of the Authority's bonds.
- 4.8 As long as the Authority is the owner of any of the Local Bonds outstanding, the Governmental Agency shall not redeem any of such Local Bonds outstanding without the written consent of the Authority, and any such redemption of Local Bonds authorized by the Authority shall provide for the payment of interest to the first allowable redemption date for the applicable water development revenue bonds, the redemption premium payable on the applicable water development revenue bonds redeemable as a consequence of such redemption of Local Bonds and the costs and expenses of the Authority in effecting any such redemption, all as further prescribed by Section 9.11 of the General Resolution.

#### ARTICLE V

Certain Covenants of the Governmental Agency;
Imposition and Collection of User Charges;
Payments To Be Made by
Governmental Agency to the Authority

5.1 The Governmental Agency hereby irrevocably covenants and agrees to comply with all of the terms, conditions and requirements of this Loan Agreement and the Local Act. The Governmental Agency hereby further irrevocably covenants and agrees that, as one of the conditions of the Authority to make the Loan, in the absence of a pledge of

M0310058.1

either Use Fees or Governmental Lease Payments or in the event the O&M Agreement or the Governmental Lease is terminated, it has fixed and collected, or will fix and collect, the rates, fees and other charges for the use of the System and will take all such actions necessary to provide funds sufficient to produce the required sums set forth in the Local Act and in compliance with the provisions of Subsections 4.1(a) and 4.1(b)(ii) hereof.

5.2 In the event, for any reason, the O&M Agreement or the Governmental Lease is terminated or the schedule of Use Fees or Governmental Lease Payments or rates, fees and charges initially established for the System in connection with the Local Bonds shall prove to be insufficient to produce the required sums set forth in the Local Act and this Loan Agreement, the Governmental Agency hereby covenants and agrees that it will, to the extent or in the manner authorized by law, immediately adjust and increase such schedule of Use Fees or Governmental Lease Payments or rates, fees and charges and take all such actions necessary to provide funds sufficient to produce the required sums set forth in the Local Act and this Loan Agreement.

20%

, NO.

- 5.3 In the event the Governmental Agency defaults in any payment due to the Authority pursuant to Section 4.2 hereof, the amount of such default shall bear interest at the interest rate of the installment of the Loan next due, from the date of the default until the date of the payment thereof.
- 5.4 The Governmental Agency hereby irrevocably covenants and agrees with the Authority that, in the event of any default hereunder by the Governmental Agency, the Authority may exercise any or all of the rights and powers granted under Section 7 of the Act, including without limitation the right to impose, enforce and collect directly charges upon users of the System.

#### **ARTICLE VI**

# Other Agreements of the Governmental Agency

6.1 The Governmental Agency hereby acknowledges to the Authority its understanding of the provisions of the Act, vesting in the Authority certain powers, rights and privileges with respect to water development projects in the event of default by the Governmental Agency in the terms and covenants of this Loan Agreement, and the Governmental Agency hereby covenants and agrees that, if the Authority should hereafter have recourse to said rights and powers, the Governmental Agency shall take no action of

M0310058.1

any nature whatsoever calculated to inhibit, nullify, void, delay or render nugatory such actions of the Authority in the due and prompt implementation of this Loan Agreement.

- 6.2 At the option of the Authority, the Governmental Agency shall issue and sell to the Authority additional, subordinate bonds to evidence the Governmental Agency's obligation to repay to the Authority any grant received by the Governmental Agency from the Authority in excess of the amount to which the Governmental Agency is entitled pursuant to applicable policies or rules and regulations of the Authority. Also at the option of the Authority, the Governmental Agency may issue and sell to the Authority additional, subordinate bonds for such purposes as may be acceptable to the Authority.
- 6.3 The Governmental Agency hereby warrants and represents that all information provided to the Authority in this Loan Agreement, in the Application or in any other application or documentation with respect to financing the Project was at the time, and now is, true, correct and complete, and such information does not omit any material fact necessary to make the statements therein, in light of the circumstances under which they were made, not misleading. Prior to the Authority's making the Loan and receiving the Local Bonds, the Authority shall have the right to cancel all or any of its obligations under this Loan Agreement if (a) any representation made to the Authority by the Governmental Agency in connection with the Loan shall be incorrect or incomplete in any material respect or (b) the Governmental Agency has violated any commitment made by it in its Application or in any supporting documentation or has violated any of the terms of this Loan Agreement.
- 6.4 The Governmental Agency hereby covenants that it will take all actions necessary or desirable to preserve the exclusion from gross income for federal income tax purposes of interest on the Authority's water development revenue bonds.
- 6.5 The Governmental Agency hereby agrees to give the Authority prior written notice of the issuance by it of any other obligations to be used for the Project, payable from Use Fees, Governmental Lease Payments or revenues of the System or from any grants for the Project or otherwise related to the Project or the System.
- 6.6 The Governmental Agency hereby agrees to file with the Authority upon completion of acquisition and construction of the Project a schedule in substantially the form of Amended Schedule A to the Application, setting forth the actual costs of the Project and sources of funds therefor.

#### **ARTICLE VII**

#### **Miscellaneous**

- 7.1 Additional definitions, additional terms and provisions of the Loan and additional covenants and agreements of the Governmental Agency, if any, may be set forth in Schedule Z attached hereto and incorporated herein by reference, with the same effect as if contained in the text of this Loan Agreement.
- 7.2 Schedules X and Y shall be attached to this Loan Agreement by the Authority as soon as practicable after the Date of Loan Closing is established and shall be approved by an official action of the Governmental Agency supplementing the Local Act, a certified copy of which official action shall be submitted to the Authority.
- 7.3 If any provision of this Loan Agreement shall for any reason be held to be invalid or unenforceable, the invalidity or unenforceability of such provision shall not affect any of the remaining provisions of this Loan Agreement, and this Loan Agreement shall be construed and enforced as if such invalid or unenforceable provision had not been contained herein.
- 7.4 This Loan Agreement may be executed in one or more counterparts, any of which shall be regarded for all purposes as an original and all of which constitute but one and the same instrument. Each party agrees that it will execute any and all documents or other instruments and take such other actions as may be necessary to give effect to the terms of this Loan Agreement.
- 7.5 No waiver by either party of any term or condition of this Loan Agreement shall be deemed or construed as a waiver of any other terms or conditions, nor shall a waiver of any breach be deemed to constitute a waiver of any subsequent breach, whether of the same or of a different section, subsection, paragraph, clause, phrase or other provision of this Loan Agreement.
- 7.6 This Loan Agreement supersedes all prior negotiations, representations and agreements between the parties hereto relating to the Loan and constitutes the entire agreement between the parties hereto in respect thereof.
- 7.7 By execution and delivery of this Loan Agreement, notwithstanding the date hereof, the Governmental Agency specifically recognizes that it is hereby agreeing to sell its Local Bonds to the Authority and that such obligation may be specifically enforced or subject to a similar equitable remedy by the Authority.

- 7.8 This Loan Agreement shall terminate upon the earlier of:
  - (i) the end of ninety (90) days after the date of execution hereof by the Authority if the Governmental Agency has failed to deliver the Local Bonds to the Authority;
  - (ii) termination by the Authority pursuant to Section 6.3 hereof; or
  - (iii) payment in full of the principal of and interest on the Loan and of any fees and charges owed by the Governmental Agency to the Authority.

IN WITNESS WHEREOF, the parties hereto have caused this Loan Agreement to be executed by their respective duly authorized officers as of the date executed below by the Authority.

(SEAL)	Putnam County Building Commission [Name of Governmental Agency]  By: Its: Chairman
Attest:  Charles Degman  Its: Secretary	Date: January 27, 2000
(SEAL)	WEST VIRGINIA WATER DEVELOPMENT AUTHORITY  By:
Attest:  Lana B Meadows Secretary-Treasurer	Date: January 27, 2000

## EXHIBIT A

## FORM OF CERTIFICATE OF CONSULTING ENGINEER

	(Issuer)		
	(Name of Bonds)		
I, Virginia License No, Engineers,,	, Registere	ed Professional	Engineer, West
Engineers,,	, 1, 1	nereby certify as	follows:
1. My firm	is engineer for the a	equisition and	construction of
system (the "Project") of	rt by the above-captioned d herein shall have to ted] by the Issuer on suer and the West Virgin	bonds (the "Bone he meanings s	ds") of the Issuer. et forth in the, and the Loan
2. The Bone	ds are being issu	ied for the	purposes of
3. To the best imits and in accordance with the to the Project, the Project will be expecifications and designs prepare change orders approved by the Issues designed, is adequate for its interpretated and maintain and tear; (iii) the Issuer has receivable which are in an amount and other	constructed in general acted by my firm and approsuer and all necessary governded purpose and has a ed, excepting anticipated yed bids for the acquisition	g contractual required cordance with the oved by [DEP/BF vernmental bodie useful life of at lareplacements du on and construction	e approved plans, PH/PSC] and any s; (ii) the Project, least years to normal wear ton of the Project

22

Schedule A attached hereto as Exhibit A and my firm\* has ascertained that all successful bidder(s) have made required provisions for all insurance and payment and performance bonds and that such insurance policies or binders and such bonds have been verified for accuracy; (iv) the successful bidder(s) received any and all addenda to the original bid documents; (v) the bid documents relating to the Project reflect the Project as approved by the [DEP/BPH/PSC] and the bid form(s) provided to the bidders contain all critical operational components of the Project; (vi) the successful bid(s) include prices for every item on such bid form(s); (vii) the uniform bid procedures were followed; (viii) the Issuer has obtained all permits required by the laws of the State of West Virginia and the United States necessary for the acquisition and construction of the Project and operation of the System; (ix) as of the effective date thereof, \*\*the rates and charges for the System as adopted by the Issuer will be sufficient to comply with the provisions of the Loan Agreement; (x) the net proceeds of the Bonds, together with all other moneys on deposit or to be simultaneously deposited and irrevocably pledged thereto and the proceeds of grants, if any, irrevocably committed therefor, are sufficient to pay the costs of acquisition and construction of the Project set forth in the Schedule A attached hereto; and (xi) attached hereto as Exhibit A is the final amended "Schedule A - Final Total Cost of Project, Sources of Funds and Costs of Financing" for the Project.

	WITNESS my sign	ature and seal on this day of,	·
[SEAL]	,		
		By: West Virginia License No	-

M0310058.1 23

<sup>\*</sup>If another responsible party, such as the Issuer's attorney, reviews the insurance and payment bonds, then insert the following: [and in reliance upon the opinion of \_\_\_\_\_\_\_, Esq.] and delete "my firm has ascertained that".

<sup>&</sup>quot;If the Rule 42 Exhibit and/or rate structure was prepared by an accountant, then insert the following: "In reliance upon the certificate of \_\_\_\_\_\_\_ of even date herewith," at the beginning of (ix).

#### **EXHIBIT B**

# [Opinion of Bond Counsel for Governmental Agency]

[To Be Dated as of Date of Loan Closing]

West Virginia Water Development Authority 180 Association Drive Charleston, West Virginia 25311

Ladies and Gentlemen: We are bond counsel to \_\_\_\_\_ (the "Governmental Agency"), a \_\_\_\_\_ We have examined a certified copy of proceedings and other papers relating to the authorization of (i) a loan agreement dated \_\_\_\_\_, \_\_\_, including all schedules and exhibits attached thereto (the "Loan Agreement"), between the Governmental Agency and the West Virginia Water Development Authority (the "Authority") and (ii) the issue of a series of revenue bonds of the Governmental Agency, dated \_\_\_\_\_, \_\_\_ (the "Local Bonds"), to be purchased by the Authority in accordance with the provisions of the Loan Agreement. The Local Bonds are issued in the principal amount of \$\_\_\_\_\_, in the form of one bond, registered as to principal and interest to the Authority, with interest payable semiannually June 1 and December 1 of each year, commencing \_\_\_\_\_1, \_\_\_\_, at the rate \_\_\_\_% per annum, and with principal payable annually on June I of each year, commencing 1, \_\_\_\_, all as set forth in the "Schedule Y" attached to the Loan Agreement and incorporated in and made a part of the Local Bonds. The Local Bonds are issued for the purpose of \_\_\_\_\_ and paying certain issuance and other costs in connection therewith. the applicable provisions examined We also have of the Code of West Virginia, 1931, as amended (the "Local Statute"), and the bond \_\_\_\_\_ duly adopted or enacted by the Governmental Agency on \_\_\_\_\_ (the "Local Act"), pursuant to and under which Local Statute and Local Act the Local Bonds are authorized and issued, and the Loan Agreement that has been undertaken. The Local Bonds are subject to redemption prior to maturity to the extent, at the time, under the conditions and subject to the limitations set forth in the Local Act and the Loan Agreement.

Based upon the foregoing and upon our examination of such other documents as we have deemed necessary, we are of the opinion as follows:

- 1. The Loan Agreement has been duly authorized by and executed on behalf of the Governmental Agency and is a valid and binding special obligation of the Governmental Agency enforceable in accordance with the terms thereof.
- 2. The Loan Agreement inures to the benefit of the Authority and cannot be amended so as to affect adversely the rights of the Authority or diminish the obligations of the Governmental Agency without the consent of the Authority.
- 3. The Governmental Agency is a duly organized and presently existing \_\_\_\_\_\_\_, with full power and authority to construct and acquire the Project and to operate and maintain the System referred to in the Loan Agreement and to issue and sell the Local Bonds, all under the Local Statute and other applicable provisions of law.
- 4. The Local Act and all other necessary orders and resolutions have been legally and effectively adopted or enacted by the Governmental Agency and constitute valid and binding obligations of the Governmental Agency enforceable against the Governmental Agency in accordance with their terms. The Local Act contains provisions and covenants substantially in the form of those set forth in Section 4.1 of the Loan Agreement.
- 5. The Local Bonds have been duly authorized, issued, executed and delivered by the Governmental Agency to the Authority and are valid and legally enforceable and binding special obligations of the Governmental Agency, payable from the sources set forth in the Local Act and secured by a first lien on and pledge of such sources, all in accordance with the terms of the Local Bonds and the Local Act.
- 6. Under the Local Statute, the Local Bonds and the interest thereon are exempt \_\_\_\_\_\_.

No opinion is given herein as to the effect upon enforceability of the Local Bonds of bankruptcy, insolvency, reorganization, moratorium and other laws affecting creditors' rights or in the exercise of judicial discretion in appropriate cases.

We have examined the executed and authenticated Local Bond numbered R-1, and in our opinion the form of said bond and its execution and authentication are regular and proper.

Very truly yours,

# EXHIBIT C

		Monthly !	Financial Report			
		[Name of Go	vernmental Agenc	у]		
		Fisca	of Bond Issue] al Year Month:			
	ITEM DIFFERENCE	CURRENT <u>MONTH</u>	YEAR TO DATE	BUDGET YE	EAR TO	DATE
1.	Gross Revenues Collected				·	
2.	Operating Expenses, if any					,
3.	Other Bond Debt Payments (including Reserve Account deposits, if any)					
4.	Bond Payments (include Reserve Accordeposits, if required)	ount				
5.	Renewal and Replacement Fund Deposit, if required					
6.	Funds available for capital construction					
	Witnesseth m	y signature this	day of,			
			[Name of	f Governmental	Agency]	
			Ву:	Authorized O		· ····

. 144

# EXHIBIT D

# [Monthly Payment Form]

West Virginia Water Development Authority
180 Association Drive
Charleston, WV 25311

Charleston, WV 25311			
Re:	[Name of bond issue]		
Dear Ladies and Gentlem	en:		
The following Commission on behalf of	deposits were made to [Name of Governmental	to the West Virginia Municipal E	3ond
	Sinking Fund:		
	Interest	\$	
	Principal	\$	-
	Total:	\$	
	Reserve Account:	\$	
Witness my sign	nature this day of		
		[Name of Governmental Agency]	
		By:Authorized Officer	
Enclosure: copy of check	<b>c</b> (s)		

M0310058.1 27

#### SCHEDULE X

## **DESCRIPTION OF LOCAL BONDS**

Principal Amount of Local Bonds \$6,610,000 Purchase Price of Local Bonds \$6,610,000

Interest on the Local Bonds is payable on June 1 and December 1 in each year, beginning with the first semiannual interest payment date after delivery of the Local Bonds to the Authority, until the Local Bonds are paid in full. Principal of the Local Bonds is payable on June 1 in each year, with an administrative fee as set forth on the Schedule Y attached hereto and incorporated herein by reference.

The Local Bonds are fully registered in the name of the Authority as to interest and principal and the Local Bonds shall grant the Authority a first lien on the Use fees or Governmental Lease Payments, as the case may be, or the gross or net revenues of the Governmental Agency's system, as the case may be, as provided in the Local Act.

As of the date of the Loan Agreement, the Local Bonds are on a parity as to liens, pledge and source of and security for payment with the following obligations of the Governmental Agency:

Putnam County Building Commission (West Virginia)

WDA Loan (Loan Program III 2000 Series A)

2000 Series A (Use Fees)

# **Use Fee and Debt Service Schedules**

	Schedul	e of Monthly	Use Fee Pay	Debt Service Schedule					
	***********************	nam County Buid	*************		Municipal Bond Commission				
		Due to the Munici			Payments Due to the Trustee				
Payment Date (1)	Principal	Interest (2)	Admin Fee	Total	Principal		Accrued Interest (3)		
February 1, 2000							(4)		
March 1, 2000									
April 1, 2000									
May 1, 2000									
June 1, 2000							204,291.88		
July 1, 2000				***************************************					
August 1, 2000									
September 1, 2000									
October 1, 2000	3,888.88	34,048.64	539.89	38,477.41					
November 1, 2000	3,888.89	34,048.65	539.89	38,477.43					
December 1, 2000	3,888.89	34,048.65	539.89	38,477.43		102,145.94	102,145.94		
January 1, 2001	3,888.89	34,048.64	539.90	38,477.43		•	132(1100)		
February 1, 2001	3,888.89	34,048.64	539.90	38,477.43					
March 1, 2001	3,888.89	34,048.65	539.90	38,477.44					
April 1, 2001	3,888.89	34,048.65	539.90	38,477.44					
May 1, 2001	3,888.89	34,048.65	539.90	38,477.44	•				
June 1, 2001	3,888.89	34,048.65	539.90	38,477.44	35,000.00	204,291.88			
July 1, 2001	4,166.66	33,921.77	285.62	38,374.05					
August 1, 2001	4,166.66	33,921.77	285.62	38,374.05					
September 1, 2001	4,166.66	33,921.77	285.62	38,374.05					
October 1, 2001	4,166.66	33,921.77	285.62	38,374.05			•		
November 1, 2001	4,166.67	33,921.77	285.62	38,374.06					
December 1, 2001	4,166.67	33,921.78	285.62	38,374.07		203,530.63			
January 1, 2002	4,166.67	33,921.77	285.62	38,374.06					
February 1, 2002	4,166.67	33,921.77	285.62	38,374.06					
March 1, 2002	4,166.67	33,921.77	285.62	38,374.06					
April 1, 2002	4,166.67	33,921.77	285.62	38,374.06	,				
May 1, 2002	4,166.67	33,921.77	285.62	38,374.06					
June 1, 2002	4,166.67	33,921.78	285.62	38,374.07	50,000.00	203,530.63			
July 1, 2002	4,583.33	33,721.77	285.62	38,590.72					
August 1, 2002	4,583.33	33,721.77	285.62	38,590.72					
September 1, 2002	4,583.33	33,721.77	285.62	38,590.72					
October 1, 2002	4,583.33	33,721.77	285.62	38,590.72					
November 1, 2002	4,583.33	33,721.77	285.62	38,590.72					
December 1, 2002	4,583.33	33,721.78	285.62	38,590.73		202,330.63			
January 1, 2003	4,583.33	33,721.77	285.62	38,590.72					
February 1, 2003	4,583.33	33,721.77	285.62	38,590.72					
March 1, 2003	4,583.34	33,721.77	285.62	38,590.73					
April 1, 2003	4,583.34	33,721.77	285.62	38,590.73					
May 1, 2003	4,583.34	33,721.77	285.62	38,590.73					
June 1, 2003	4.583.34	33,721.78	285.62	38,590.74	55,000,00	202,330.63			

	Schedule	of Monthly L	lse Fee Pay	/ments	Debt Service Schedul	e	
	Putna	m County Buidli	ng Commissio	Municipal Bond Commission			
	Deposits Du	re to the Municip	al Bond Comi	nission	Payments Due to the Truste		
Payment Date (1)	Principal	Interest (2)	Admin Fee	Total	Principal Interest Cap/Accri		
July 1, 2003	4,583.33	33,492.60	285.62	38,361.55			
August 1, 2003	4,583.33	33,492.60	285.62	38,361.55			
September 1, 2003	4,583.33	33,492.60	285.62	38,361.55			
October 1, 2003	4,583.33	33,492.61	285.62	38,361.56			
November 1, 2003	4,583.33	33,492.61	285.62	38,361.56			
December 1, 2003	4,583.33	33,492.61	285.62	38,361.56	200,955.63		
January 1, 2004	4,583.33	33,492.60	285.62	38,361.55			
February 1, 2004	4,583.33	33,492.60	285.62	38,361.55			
March 1, 2004	4,583.34	33,492.60	285.62	38,361.56			
April 1, 2004	4,583.34	33,492.61	285.62	38,361.57			
May 1, 2004	4,583.34	33,492.61	285.62	38,361.57			
June 1, 2004	4,583.34	33,492.61	285.62	38,361.57	55,000.00 200,955.63		
July 1, 2004	5,000.00	33,263,43	285.62	38,549.05		•	
August 1, 2004	5,000.00	33,263.44	285.62	38,549.06			
September 1, 2004	5,000.00	33,263.44	285.62	38,549.06			
October 1, 2004	5,000.00	33,263.44	285.62	38,549.06			
November 1, 2004	5,000.00	33,263.44	285.62	38,549.06			
December 1, 2004	5,000.00	33,263.44	285.62	38,549.06	199,580.63		
January 1, 2005	5,000.00	33,263.43	285.62	38,549.05	133,300.03		
February 1, 2005	5,000.00	33,263.44	285.62	38,549.06			
March 1, 2005	5,000.00	33,263.44	285.62	38,549.06			
April 1, 2005	5,000.00	33,263.44	285.62	38,549.06			
May 1, 2005	5,000.00	33,263.44	285.62	38,549.06			
June 1, 2005	5,000.00	33,263,44	285.62	38,549.06	60,000.00 199,580.63		
July 1, 2005	5,000.00	33,007.18	285.62	38,292.80	100,000.00		
August 1, 2005	5,000.00	33,007.19	285.62	38,292.81			
September 1, 2005	5,000.00	33,007.19	285.62	38,292.81			
October 1, 2005	5,000.00	33,007.19	285.62	38,292.81			
November 1, 2005	5,000.00	33,007.19	285.62	38,292.81			
December 1, 2005	5,000.00	33,007.19	285.62	38,292.81	198,043.13		
January 1, 2006	5,000.00	33,007.18	285.62	38,292.80	190,043.13		
February 1, 2006	5,000.00	33,007.19	285.62	38,292.81			
March 1, 2006	5,000.00	33,007.19	285.62	38,292.81			
April 1, 2006	5,000.00	33,007.19	285.62	38,292.81			
May 1, 2006	5,000.00	33,007.19	285.62	38,292.81		*	
June 1, 2006	5,000.00	33,007.19	285.62	38,292.81	60,000.00 198,043.13		
July 1, 2006	5,416.66	32,744.68	285.62	38,446.96	60,000.00 198,043.13		
August 1, 2006	5,416.66	32,744.69	285.62	38,446.97			
September 1, 2006	5,416.66	32,744.69	285.62	38,446.97			
October 1, 2006	5,416.66	32,744.69	285.62	38,446.97			
November 1, 2006	5,416.67	32,744.69	285.62	38,446.98			
December 1, 2006	5,416.67	32,744.69		38,446.98	400 400 40		
January 1, 2007	5,416.67	· · · · · · · · · · · · · · · · · · ·	285.62 285.62	· ·	196,468.13		
February 1, 2007	5,416.67	32,744.68 32,744.60	285.62	38,446.97			
March 1, 2007		32,744.69 32,744.60	285.62	38,446.98			
April 1, 2007	5,416.67 5,416.67	32,744.69	285.62	38,446.98			
· · · · · · · · · · · · · · · · · · ·	5,416.67 5,416.67	32,744.69	285.62	38,446.98			
May 1, 2007	5,416.67 5,416.67	32,744.69	285.62	38,446.98			
June 1, 2007	5,416.67	32,744.69	285.62	38,446.98	65,000.00 196,468.13		

444

	Schedul	e of Monthly I	Jse Fee Pav	/ments I	Debt Service Schedule	
		nam County Buidi				
		Due to the Munici	and the Committee of th		Municipal Bond Commission	
Payment Date (1)	Principal		Admin Fee	Total	Payments Due to the Trustee Principal Interest   Cap/Accrued Interest	
July 1, 2007	5,833.33	32,453.54	285.62	38,572.49	Principal Interest Cap/Accrued Interest (	
August 1, 2007	5,833.33	32,453.54	285.62	38,572.49		
September 1, 2007	5,833.33	32,453.54	285.62	38,572.49	•	
October 1, 2007	5,833.33	32,453.54	285.62	38,572.49		
November 1, 2007	5,833.33	32,453.54	285.62	38,572.49 38,572.49		
December 1, 2007	5,833.33	32,453.55	285.62	38,572.50	104704.05	
January 1, 2008	5,833.33	32,453.54	285.62	38,572.49	194,721.25	
February 1, 2008	5,833.33	32,453.54	285.62	38,572.49		
March 1, 2008	5,833.34	32,453.54	285.62	38,572.50		
April 1, 2008	5,833.34	32,453.54	285.62	38,572.50 38,572.50		
May 1, 2008	5,833.34	32,453.54	285.62	38,572.50 38,572.50		
June 1, 2008	5,833,34	32,453.55	285.62	38,572.50 38,572.51	70.000.00	
July 1, 2008	5,833.33	32,138.54	285.62	38,257.49	70,000.00 194,721.25	
August 1, 2008	5,833.33	32,138.54	285.62	38,257.49 38,257.49		
September 1, 2008	5,833.33	32,138.54	285.62	38,257.49		
October 1, 2008	5,833.33	32,138.54	285.62	38,257,49		
November 1, 2008	5,833.33	32,138.54	285.62	38,257.49		
December 1, 2008	5,833.33	32,138.55	285.62	38,257.50	400 924 05	
January 1, 2009	5,833.33	32,138.54	265.62	38,257.49	192,831.25	
February 1, 2009	5,833.33	32,138.54	285.62	38,257.49		
March 1, 2009	5,833.34	32,138.54	285.62	38,257.50		
April 1, 2009	5,833.34	32,138.54	285.62	38,257.50		
May 1, 2009	5,833.34	32,138.54	285.62	38,257.50 38,257.50		
June 1, 2009	5,833.34	32,138.55	285.62	38,257.51	70 000 00 400 004 00	
July 1, 2009	6,250.00	31,817.70	285.62	38,353.32	70,000.00 192,831.25	
August 1, 2009	6,250.00	31,817.71	285.62	38,353.33 38,353.33		
September 1, 2009	6,250.00	31,817.71	285.62	38,353.33	<u>.                                    </u>	
October 1, 2009	5,250.00	31,817.71	285.62	38,353.33		
November 1, 2009	6,250.00	31,817.71	285,62	38,353.33		
December 1, 2009	6,250.00	31,817,71	285,62	38,353.33	400.000.00	
January 1, 2010	6,250.00	31,817.70	285.62	38,353.32	190,906.25	
February 1, 2010	6,250.00	31,817.71	285.62	38,353,33		
March 1, 2010	6,250.00	31,817.71	285.62	38,353.33 38,353.33		
April 1, 2010	6,250.00	31,817.71	285.62	38,353.33		
May 1, 2010	6,250.00	31,817.71				
June 1, 2010	6,250.00	31,817.71	285.62 285.62	38,353,33 38,353,33	75 000 00 400 000 07	
July 1, 2010	6,666.66	31,467.70	285.62	38,419.98	75,000.00 190,906.25	
August 1, 2010	6,666.66	31,467.71	285.62	38,419.99		
September 1, 2010	6,666.66	31,467.71	285.62	38,419.99		
October 1, 2010	6,666.66	31,467.71	285.62	38,419.99		
November 1, 2010	6,666.67	31,467.71	285.62	38,420.00		
December 1, 2010	6,666.67	31,467.71	285.62	38,420.00	100 000 00	
January 1, 2011	6,666.67	31,467.70	285.62	38,419.99	188,806.25	
February 1, 2011	6,666.67	31,467.71	285.62	38,420.00		
March 1, 2011	6,666.67	31,467.71	285.62	38,420.00		
April 1, 2011	6,666.67	31,467.71	285.62	38,420.00		
May 1, 2011	6,666.67	31,467.71	285.62	38,420.00		
June 1, 2011	6,666.67	31,467.71			90,000,00 400,000,55	
	0,000.07	J1,407./1	285.62	38,420.00	80,000.00 188,806.25	

	Schedule	of Monthly U	se Fee Pay	ments	De	bt Service Schedule	
	Putna	m County Buidli	ng Commissio	n	Municipal Bond Commission		
	•	e to the Municip				ments Due to the Trustee	
Payment Date (1)	***************************************		ldmin Fee	Total	Principal	interest Cap/Accrued Interest (3)	
July 1, 2011	1	31,067.70	285.62	38,436.65			
August 1, 2011	7,083.33	31,067.71	285.62	38,436.66			
September 1, 2011		31,067.71	285.62	38,436.66			
October 1, 2011	1	31,067.71	285.62	38,436.66			
November 1, 2011		31,067.71	285.62	38,436.66			
December 1, 2011	7,083.33	31,067.71	285.62	38,436.66		186,406.25	
January 1, 2012	1	31,067.70	285.62	38,436.65			
February 1, 2012	7,083.33	31,067.71	285.62	38,436.66			
March 1, 2012	i	31,067.71	285.63	38,436.68			
April 1, 2012	l '	31,067.71	285.63	38,436.68			
May 1, 2012	1	31,067.71	285.63	38,436.68			
June 1, 2012	1	31,067.71	285.63	38,436.68	85,000.00	186,406.25	
July 1, 2012	<del></del>	30,642.70	285.63	38,428.33			
August 1, 2012	1	30,642.71	285.63	38,428.34			
September 1, 2012	7,500.00	30,642.71	285.63	38,428.34			
October 1, 2012	7,500.00	30,642.71	285.63	38,428.34			
November 1, 2012	7,500.00	30,642.71	285.63	38,428.34			
December 1, 2012	7,500.00	30,642.71	285.63	38,428.34		183,856.25	
January 1, 2013	7,500.00	30,642.70	285.63	38,428.33			
February 1, 2013	7,500.00	30,642.71	285.63	38,428.34			
March 1, 2013	l '	30,642.71	285.63	38,428.34			
April 1, 2013	· ·	30,642.71	285.63	38,428.34			
May 1, 2013		30,642.71	285.63	38,428.34			
June 1, 2013		30,642.71	285.63	38,428.34	90,000.00	183,856.25	
July 1, 2013	7,916.66	30,192.70	285.63	38,394.99			
August 1, 2013	7,916.66	30,192.71	285.63	38,395.00			
September 1, 2013	7,916.66	30,192.71	285.63	38,395.00			
October 1, 2013	7,916.66	30,192.71	285.63	38,395.00			
November 1, 2013	7,916.67	30,192.71	285.63	38,395.01			
December 1, 2013	7,916.67	30,192.71	285.63	38,395.01		181,156.25	
January 1, 2014	7,916.67	30,192.70	285.63	38,395.00			
February 1, 2014	7,916.67	30,192.71	285.63	38,395.01			
March 1, 2014	7,916.67	30,192.71	285.63	38,395.01			
April 1, 2014	7,916.67	30,192.71	285.63	38,395.01			
May 1, 2014	7,916.67	30,192.71	285.63	38,395.01			
June 1, 2014	7,916.67	30,192.71	285.63	38,395.01	95,000.00	181,156.25	
July 1, 2014	8,333.33	29,717.70	285.63	38,336.66			
August 1, 2014	8,333.33	29,717.71	285.63	38,336.67			
September 1, 2014	8,333.33	29,717.71	285.63	38,336.67			
October 1, 2014	8,333.33	29,717.71	285.63	38,336.67			
November 1, 2014	8,333.33	29,717.71	285.63	38,336.67			
December 1, 2014	8,333.33	29,717.71	285.63	38,336.67		178,306.25	
January 1, 2015	8,333.33	29,717.70	285.63	38,336.66			
February 1, 2015	8,333.33	29,717.71	285.63	38,336.67			
March 1, 2015	8,333.34	29,717.71	285.63	38,336.68			
April 1, 2015	1	29,717.71	285.63	38,336.68			
May 1, 2015	•	29,717.71	285.63	38,336.68			
June 1, 2015	1	29,717.71	285.63	38,336.68	100,000.00	178,306.25	

	Scheduk	of Monthly	Use Fee Pay	ments l	De	ebt Service Schedule	
		am County Buidi			Municipal Bond Commission		
1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1		ue to the Munici				yments Due to the Trustee	
Payment Date (1)	Principal		Admin Fee	Total	Principal	Anna Caracteria (Caracteria de Caracteria de Caracteria de Caracteria (Caracteria de Caracteria de Caracteria (Caracteria de Caracteria (Caracteria de Caracteria (Caracteria de Caracteria (Caracteria (Caracteri	
July 1, 2015	8,750.00	29,217.70	285.63	38,253.33		Interest Cap/Accrued Interest (3)	
August 1, 2015	8,750.00	29,217.71	285.63	38,253.34			
September 1, 2015	8,750.00	29,217.71	285.63	38,253.34			
October 1, 2015	8,750.00	29,217.71	285.63	38,253.34			
November 1, 2015	8,750.00	29,217.71	285.63	38,253.34			
December 1, 2015	8,750.00	29,217.71	285.63	38,253.34		175,306.25	
January 1, 2016	8,750.00	29,217.70	285.63	38,253.33		173,300.23	
February 1, 2016	8,750.00	29,217.71	285.63	38,253.34			
March 1, 2016	8,750.00	29,217.71	285.63	38,253.34			
April 1, 2016	8,750.00	29,217.71	285.63	38,253.34			
May 1, 2016	8,750.00	29,217.71	285.63	38,253.34			
June 1, 2016	8,750.00	29,217.71	285.63	38,253.34	105,000.00	175,306.25	
July 1, 2016	9,583.32	28,670.83	285.63	38,539.78	105,000.00	175,506.25	
August 1, 2016	9,583.32	28,670.83	285.63	38,539.78			
September 1, 2016	9,583.32	28,670.83	285,63	38,539.78			
October 1, 2016	9,583.34	28,670.83	285.63	38,539.80			
November 1, 2016	9,583.34	28,670.84	285.63	38,539.81			
December 1, 2016	9,583.34	28,670.84	285.63	38,539.81		172.005.00	
January 1, 2017	9,583.33	28,670.83	285.63	38,539.79		172,025.00	
February 1, 2017	9,583.33	28,670.83	285.63	38,539.79			
March 1, 2017	9,583.34	28,670.83	285.63	38,539.80			
April 1, 2017	9,583.34	28,670.83	285.63	38,539.80			
May 1, 2017	9,583.34	28,670.84	285.63	38,539.81			
June 1, 2017	9,583.34	28,670.84	285.63	38,539.81	115,000.00	172,025.00	
July 1, 2017	10,000.00	28,071.87	285.63	38,357.50	. ,0,000,00	172,023.00	
August 1, 2017	10,000.00	28,071.87	285.63	38,357.50			
September 1, 2017	10,000.00	28,071.87	285.63	38,357.50			
October 1, 2017	10,000.00	28,071.88	285.63	38,357.51			
November 1, 2017	10,000.00	28,071.88	285.63	38,357.51			
December 1, 2017	10,000.00	28,071.88	285.63	38,357.51		168,431.25	
January 1, 2018	10,000.00	28,071.87	285.63	38,357.50		100,401.23	
February 1, 2018	10,000.00	28,071.87	285.63	38.357.50			
March 1, 2018	10,000.00	28,071.87	285.63	38,357.50			
April 1, 2018	10,000.00	28,071.88	285.63	38,357.51			
May 1, 2018	10,000.00	28,071.88	285.63	38,357.51			
June 1, 2018	10,000.00	28,071.88	285.63	38,357.51	120,000.00	168,431.25	
July 1, 2018	10,416.66	27,446.87	285.63	38,149.16		100,401.20	
August 1, 2018	10,416.66	27,446.87	285,63	38,149.16			
September 1, 2018	10,416.66	27,446.87	285.63	38,149.16			
October 1, 2018	10,416.66	27,446.88	285.63	38,149.17			
November 1, 2018	10,416.67	27,446.88	285.63	38,149.18			
December 1, 2018	10,416.67	27,446.88	285.63	38,149.18		164,681.25	
January 1, 2019	10,416.67	27,446.87	285.63	38,149.17		10-1,001.gd	
February 1, 2019	10,416.67	27,446.87	285.63	38,149.17			
March 1, 2019	10,416.67	27,446.87	285.63	38,149.17			
April 1, 2019	10,416.67	27,446.88	285.63	38,149.18			
May 1, 2019	10,416.67	27,446.88	285.63	38,149.18			
June 1, 2019	10,416.67	27,446.88	285.63	38,149.18	125,000.00	164 681 25	
	<u> </u>			, 1-0, 10	, 20,000,00	164,681.25	

	Schedule	of Monthly L	Jse Fee Pav	/ments	Debt Se	ervice Schedule		
		ım County Buidi			Municipal Bond Commission			
		ue to the Municij	💳			PH 11.11 - 1.11 - 1.11 - 1.11 - 1.11 - 1.11 - 1.11 - 1.11 - 1.11 - 1.11 - 1.11 - 1.11 - 1.11 - 1.11 - 1.11 - 1		
Payment Date (1)			Admin Fee	Total		Due to the Trustee rest Cap/Accrued Interest (3)		
July 1, 2019	11,250.00	26,795.83	285.63	38,331.46	min modern minimum	rest Cap/Accrued Interest (3)		
August 1, 2019	11,250.00	26,795.83	285.63	38,331.46				
September 1, 2019	11,250.00	26,795.83	285.63	38,331.46				
October 1, 2019	11,250.00	26,795.83	285.63	38,331.46				
November 1, 2019	11,250.00	26,795.84	285.63	38,331.47				
December 1, 2019	11,250.00	26,795.84	285.63	38,331.47	160	),775.00		
January 1, 2020	11,250.00	26,795.83	285.63	38,331.46	100	,, 113.0 <b>0</b>		
February 1, 2020	11,250.00	26,795.83	285.63	38,331.46				
March 1, 2020	11,250.00	26,795.83	285.63	38,331.46				
April 1, 2020	11,250.00	26,795.83	285.63	38,331.46				
May 1, 2020	11,250.00	26,795.84	285.63	38,331.47				
June 1, 2020	11,250.00	26,795.84	285.63	38,331.47	135,000.00 160	,775.00		
July 1, 2020	12,083.33	26,092,70	285.63	38,461.66	100,000.00	1,770.00		
August 1, 2020	12,083.33	26,092.71	285.63	38,461.67				
September 1, 2020	12,083.33	26,092.71	285.63	38,451.67				
October 1, 2020	12,083.33	26,092.71	285.63	38,461.67				
November 1, 2020	12,083.33	26,092.71	285.63	38,461.67				
December 1, 2020	12,083.33	26,092,71	285.63	38,461.67	156	,556,25		
January 1, 2021	12,083.33	26,092.70	285.63	38,461.66	150	,000.20		
February 1, 2021	12,083.33	26,092.71	285.63	38,461.67				
March 1, 2021	12,083.34	26,092.71	285.63	38,461.68				
April 1, 2021	12,083.34	26,092.71	285.63	38,461.68				
May 1, 2021	12,083.34	26,092.71	285.63	38,461.68				
June 1, 2021	12,083.34	26,092.71	285.63	38,461.68	145,000.00 156	,556.25		
July 1, 2021	12,916.66	25,352.60	285.63	38,554.89				
August 1, 2021	12,916.66	25,352.60	285.63	38,554.89				
September 1, 2021	12,916.66	25,352.60	285.63	38,554.89				
October 1, 2021	12,916.66	25,352.61	285.63	38,554.90		-		
November 1, 2021	12,916.67	25,352.61	285.63	38,554.91				
December 1, 2021	12,916.67	25,352.61	285.63	38,554.91	152	115.63		
January 1, 2022	12,916.67	25,352.60	285.63	38,554.90		,,,,,,,,		
February 1, 2022	12,916.67	25,352.60	285.63	38,554.90				
March 1, 2022	12,916.67	25,352.60	285.63	38,554.90				
April 1, 2022	12,916.67	25,352.61	285.63	38,554,91				
May 1, 2022	12,916.67	25,352.61	285.63	38,554.91				
June 1, 2022	12,916.67	25,352.61	285.63	38,554.91	155,000.00 152,	115.63		
July 1, 2022	13,333.33	24,561.45	285.63	38,180.41				
August 1, 2022	13,333.33	24,561.46	285.63	38,180.42				
September 1, 2022	13,333.33	24,561.46	285.63	38,180.42				
October 1, 2022	13,333.33	24,561.46	285.63	38,180.42				
November 1, 2022	13,333.33	24,561.46	285.63	38,180.42				
December 1, 2022	13,333.33	24,561.46	285.63	38,180.42	147,	368.75		
January 1, 2023	13,333.33	24,561.45	285.63	38,180.41				
February 1, 2023	13,333.33	24,561.46	285.63	38,180.42				
March 1, 2023	13,333.34	24,561.46	285.63	38,180.43				
April 1, 2023	13,333.34	24,561.46	285.63	38,180.43				
May 1, 2023	13,333.34	24,561.46	285.63	38,180.43				
June 1, 2023	13,333.34	24,561.46	285.63	38,180.43	160,000.00 147,	368.75		

	Schedule	of Monthly L	ise Fee Pay	ments	Del	bt Service Schedule		
	Putna	ım County Buidli	ng Commissio	n .	Municipal Bond Commission			
	Deposits Di	ue to the Municip	el Bond Comi	nission		ments Due to the Trustee		
Payment Date (1)	Principal	Interest (2)	Admin Fee	Total	Principal	Interest Cap/Accrued Interest (3)		
July 1, 2023	14,166.66	23,744.79	285.63	38,197.08				
August 1, 2023	14,166.66	23,744.79	285.63	38,197.08				
September 1, 2023	14,166.66	23,744.79	285.63	38,197.08				
October 1, 2023	14,166.66	23,744.79	285.63	38,197.08				
November 1, 2023	14,166.67	23,744.79	285.63	38,197.09				
December 1, 2023	14,166.67	23,744.80	285.63	38,197.10		142,468,75		
January 1, 2024	14,166.67	23,744.79	285.63	38,197.09		• • • • • • • • • • • • • • • • • • • •		
February 1, 2024	14,166.67	23,744.79	285.63	38,197.09				
March 1, 2024	14,166.67	23,744.79	285.63	38,197.09				
April 1, 2024	14,166.67	23,744.79	285.63	38,197.09	:			
May 1, 2024	14,166.67	23,744.80	285.63	38,197.10				
June 1, 2024	14,166.67	23,744.79	285.63	38,197.09	170,000.00	142,468.75		
July 1, 2024	15,416.66	22,877.08	285.63	38,579.37				
August 1, 2024	15,416.66	22,877.08	285.63	38,579.37				
September 1, 2024	15,416.66	22,877.08	285.63	38,579.37				
October 1, 2024	15,416.66	22,877.08	285.63	38,579.37				
November 1, 2024	15,416.67	22,877.09	285.63	38,579.39				
December 1, 2024	15,416.67	22,877.09	285.63	38,579.39		137,262.50		
January 1, 2025	15,416.67	22,877.08	285.63	38,579.38				
February 1, 2025	15,416.67	22,877.08	285.63	38,579.38				
March 1, 2025	15,416.67	22,877.08	285.63	38,579.38				
April 1, 2025	15,416.67	22,877.08	285.63	38,579.38				
May 1, 2025	15,416.67	22,877.09	285.63	38,579.39				
June 1, 2025	15,416.67	22,877.09	285.63	38,579.39	185,000.00	137,262.50		
July 1, 2025	16,250.00	21,932.81	285.63	38,468.44		,		
August 1, 2025	16,250.00	21,932.81	285.63	38,468.44				
September 1, 2025	16,250.00	21,932.81	285.63	38,468.44				
October 1, 2025	16,250.00	21,932.81	285.63	38,468.44				
November 1, 2025	16,250.00	21,932.82	285.63	38,468.45				
December 1, 2025	16,250.00	21,932.82	285.63	38,468.45		131,596.88		
January 1, 2026	16,250.00	21,932,81	285.63	38,468.44				
February 1, 2026	16,250.00	21,932.81	285.63	38,468.44		·		
March 1, 2026	16,250.00	21,932.81	285.63	38,468.44				
April 1, 2026	16,250.00	21,932.81	285.63	38,468.44				
May 1, 2026	16,250.00	21,932.82	285.63	38,468.45				
June 1, 2026	16,250.00	21,932.82	285.63	38,468.45	195,000.00	131,596,88		
July 1, 2026	17,083.33	20,917.18	285.63	38,286.14				
August 1, 2026	17,083.33	20,917.19	285.63	38,286.15				
September 1, 2026	17,083.33	20,917.19	285.63	38,286.15				
October 1, 2026	17,083.33	20,917.19	285.63	38,286.15				
November 1, 2026	17,083.33	20,917.19	285.63	38,286.15				
December 1, 2026	17,083.33	20,917.19	285.63	38,286.15		125,503.13		
January 1, 2027	17,083.33	20,917.18	285.63	38,286.14				
February 1, 2027	17,083.33	20,917.19	285.63	38,286.15				
March 1, 2027	17,083.34	20,917.19	285.63	38,286.16				
April 1, 2027	17,083.34	20,917.19	285.63	38,286.16				
May 1, 2027	17,083.34	20,917.19	285.63	38,286.16				
June 1, 2027	17,083.34	20,917.19	285.63	38,286.16	205,000.00	125,503.13		

	Schedule	of Monthly U	se Fee Pay	ments	De	bt Service Schedule	
	Putnam County Buildling Commission				Municipal Bond Commission		
	Deposits Du	e to the Municip	al Bond Com	nission	Pay	ments Due to the Trustee	
Payment Date (1)	Principal	Interest (2) 🛮 🗸	ldmin Fee	Total	Principal	Interest Cap/Accrued Interest (3)	
July 1, 2027	18,333.33	19,849.48	285.63	38,468.44			
August 1, 2027	18,333.33	19,849.48	285.63	38,468.44			
September 1, 2027	18,333.33	19,849.48	285.63	38,468.44			
October 1, 2027	18,333.33	19,849.48	285.63	38,468.44			
November 1, 2027	18,333.33	19,849.48	285.63	38,468.44			
December 1, 2027	18,333.33	19,849.48	285.63	38,468.44		119,096.88	
January 1, 2028	18,333.33	19,849.48	285.63	38,468.44			
February 1, 2028	18,333.33	19,849.48	285.63	38,468.44			
March 1, 2028	18,333.34	19,849.48	285.63	38,468.45			
April 1, 2028	18,333.34	19,849.48	285.63	38,468.45			
May 1, 2028	18,333.34	19,849.48	285.63	38,468.45			
June 1, 2028	18,333.34	19,849.48	285.63	38,468.45	220,000.00	119,096.88	
July 1, 2028	19,166.66	18,703.64	285.63	38,155.93			
August 1, 2028	19,166.66	18,703.64	285.63	38,155.93			
September 1, 2028	19,166.66	18,703.65	285.63	38,155.94			
October 1, 2028	19,166.66	18,703.65	285.63	38,155.94			
November 1, 2028	19,166.67	18,703.65	285.63	38,155.95			
December 1, 2028	19,166.67	18,703.65	285.63	38,155.95		112,221.88	
January 1, 2029	19,166.67	18,703.64	285.63	38,155.94			
February 1, 2029	19,166.67	18,703.64	285.63	38,155.94			
March 1, 2029	19,166.67	18,703.65	285.63	38,155.95			
April 1, 2029	19,166.67	18,703.65	285.63	38,155.95			
May 1, 2029	19,166.67	18,703.65	285.63	38,155.95			
June 1, 2029	19,166.67	18,703.65	285.63	38,155.95	230,000.00	112,221.88	
July 1, 2029	20,416.66	17,505.73	285.63	38,208.02	······································		
August 1, 2029	20,416.66	17,505.73	285.63	38,208.02			
September 1, 2029	20,416.66	17,505.73	285.63	38,208.02			
October 1, 2029	20,416.66	17,505.73	285.63	38,208.02			
November 1, 2029	20,416.67	17,505.73	285.63	38,208.03			
December 1, 2029	20,416.67	17,505.73	285.63	38,208.03		105,034.38	
January 1, 2030	20,416.67	17,505.73	285.63	38,208.03			
February 1, 2030	20,416.67	17,505.73	285.63	38,208.03			
March 1, 2030	20,416.67	17,505.73	285.63	38,208.03			
April 1, 2030	20,416.67	17,505.73	285.63	38,208.03			
May 1, 2030	20,416.67	17,505.73	285.63	38,208.03			
June 1, 2030	20,416.67	17,505.73	285.63	38,208.03	245,000.00	105,034.38	
July 1, 2030	21,666.66	16,229.68	285.63	38,181.97		77444	
August 1, 2030	21,666.66	16,229.69	285.63	38,181.98			
September 1, 2030	21,666.66	16,229.69	285.63	38,181.98			
October 1, 2030	21,666.66	16,229.69	285.63	38,181.98			
November 1, 2030	21,666,67	16,229.69	285.63	38,181.99			
December 1, 2030	21,666.67	16,229.69	285.63	38,181.99		97,378.13	
January 1, 2031	21,666.67	16,229.68	285.63	38,181.98			
February 1, 2031	21,666.67	16,229.69	285.63	38,181.99			
March 1, 2031	21,666.67	16,229.69	285.63	38,181.99			
April 1, 2031	21,666.67	16,229.69	285.63	38,181.99			
May 1, 2031	21,666.67	16,229.69	285.63	38,181.99			
June 1, 2031	21,666.67	16,229.69	285.63	38,181.99	260,000.00	97,378.13	

	Scheduk	of Monthly (	Jse Fee Pav	ments I	De	bf Service	Schedule	
		am County Buidl		1. 11	Municipal Bond Commission			
		ue to the Munici	#11.FT. #11.#11.11	********	- 11_0111.com	ments Due to		
Payment Date (1)	Principal		Admin Fee	Total	Principal	. 121 15 11 1	Cap/Accrued Interest (3)	
July 1, 2031		14,848.43	285.63	38,467.39	The state of the s	HILCIESE	- cabaccined interest (3)	
August 1, 2031	23,333.33	14,848.44	285.63	38,467.40				
September 1, 2031	23,333.33	14,848.44	285.63	38,467.40				
October 1, 2031	23,333.33	14.848.44	285.63	38,467.40				
November 1, 2031	23,333.33	14,848,44	285.63	38,467.40				
December 1, 2031	23,333.33	14,848,44	285.63	38,467.40		89,090.63		
January 1, 2032	23,333.33	14,848.43	285.63	38,467.39		00,000.00		
February 1, 2032	23,333.33	14,848.44	285.63	38,467.40				
March 1, 2032	23,333.34	14,848.44	285.63	38,467.41				
April 1, 2032	23,333.34	14,848.44	285.63	38,467.41				
May 1, 2032	23,333.34	14,848,44	285.63	38,467.41				
June 1, 2032	23,333.34	14,848.44	285.63	38,467.41	280,000.00	89,090.63		
July 1, 2032	24,583.33	13,360.93	285.63	38,229.89				
August 1, 2032	24,583.33	13,360.94	285.63	38,229.90				
September 1, 2032	24,583.33	13,360.94	285.63	38,229.90				
October 1, 2032	24,583.33	13,360.94	285.63	38,229.90				
November 1, 2032	24,583.33	13,360.94	285.63	38,229.90				
December 1, 2032	24,583.33	13,360.94	285.63	38,229.90		80,165.63		
January 1, 2033	24,583.33	13,360.93	285.63	38,229.89		•		
February 1, 2033	24,583.33	13,360.94	285.63	38,229.90				
March 1, 2033	24,583.34	13,360.94	285.63	38,229.91				
April 1, 2033	24,583.34	13,360.94	285.63	38,229.91				
May 1, 2033	24,583.34	13,360.94	285.63	38,229.91				
June 1, 2033	24,583.34	13,360.94	285.63	38,229.91	295,000.00	80,165.63		
July 1, 2033	26,250.00	11,793.75	285.63	38,329.38				
August 1, 2033	26,250.00	11,793.75	285.63	38,329.38				
September 1, 2033	26,250.00	11,793.75	285.63	38,329.38			•	
October 1, 2033	26,250.00	11,793.75	285.63	38,329.38				
November 1, 2033	26,250.00	11,793.75	285.63	38,329.38				
December 1, 2033	26,250.00	11,793.75	285.63	38,329.38		70,762.50		
January 1, 2034	26,250.00	11,793.75	285.63	38,329.38				
February 1, 2034	26,250.00	11,793.75	285.63	38,329.38				
March 1, 2034	26,250.00	11,793.75	285.63	38,329.38				
April 1, 2034	26,250.00	11,793.75	285.63	38,329.38				
May 1, 2034	26,250.00	11,793.75	285.63	38,329.38				
June 1, 2034	26,250.00	11,793,75	285,63	38,329.38	315,000.00	70,762.50		
July 1, 2034	27,916.66	10,120.31	285.63	38,322.60				
August 1, 2034	27,916.66	10,120.31	285.63	38,322.60				
September 1, 2034	27,916.66	10,120.31	285.63	38,322.60				
October 1, 2034	27,916.66	10,120.32	285.63	38,322.61				
November 1, 2034	27,916.67	10,120.32	285.63	38,322.62				
December 1, 2034	27,916.67	10,120.31	285.63	38,322.61		60,721.88		
January 1, 2035	27,916.67	10,120.31	285.63	38,322.61				
February 1, 2035	27,916.67	10,120.31	285.63	38,322.61				
March 1, 2035	27,916.67	10,120.31	285.63	38,322.61				
April 1, 2035	27,916.67	10,120.31	285.63	38,322.61				
May 1, 2035	27,916.67	10,120.32	285.63	38,322.62				
June 1, 2035	27,916.67	10,120.32	285,63	38,322.62	335,000.00	60,721.88		

		e of Monthly l	11111 .: *******************************	Debt Service Schedule			
	Putnam County Buidling Commission  Deposits Due to the Municipal Bond Commission			Municipal Bond Commission Payments Due to the Trustee			
Payment Date (1)	Principal	********	Admin Fee	Total	Principal	Interest	Cap/Accrued Interest (3)
July 1, 2035	29,583.33	8,340.62	285.63	38,209.58		HILEICSC	Capractitled interest (3)
August 1, 2035	29,583.33	8,340.62	285.63	38,209.58			
September 1, 2035	29,583,33	8,340.62	285.63	38,209.58			
October 1, 2035	29,583.33	8,340.63	285.63	38,209.59			
November 1, 2035	29,583.33	8,340.63	285.63	38,209.59			
December 1, 2035	29,583.33	8,340.63	285.63	38,209.59		50,043.7	ς
January 1, 2036	29,583.33	8,340.62	285.63	38,209.58			•
February 1, 2036	29,583.33	8,340.62	285.63	38,209.58			
March 1, 2036	29,583.34	8,340.62	285.63	38,209.59			
April 1, 2036	29,583.34	8,340.63	285.63	38,209.60			
May 1, 2036	29,583,34	8,340.63	285.63	38,209.60			
June 1, 2036	29,583.34	8,340.63	285.63	38,209.60	355,000.00	50,043.79	=
July 1, 2036	31,666.66	6,454.68	285.63	38,406.97	000,000.00	30,043.73	· · · · · · · · · · · · · · · · · · ·
August 1, 2036	31,666.66	6,454.69	285.63	38,406.98			
September 1, 2036	31,666.66	6,454.69	285.63	38,406.98			
October 1, 2036	31,666.66	6,454.69	285.63	38,406.98			•
November 1, 2036	31,666.67	6,454.69	285.63	38,406.99			
December 1, 2036	31,666.67	6,454.69	285.63	38,406.99		20 700 41	,
January 1, 2037	31,666.67	6,454.68	285.63	38,406.98		38,728.13	)
February 1, 2037	31,666.67	6,454.69	285.63	38,406.99			
March 1, 2037	31,666.67	6,454.69	285.63	38,406.99			
April 1, 2037	31,666.67	6,454.69	285.63	38,406.99			
May 1, 2037	31,666.67	6,454.69	285.63	38,406.99			
June 1, 2037	31,666.67	6,454.69	285.63	38,406.99	380,000.00	38,728.13	•
July 1, 2037	33,750.00	4,435.93	285.63	38,471.56	000,000.00	30,720.13	) · · · · · · · · · · · · · · · · · · ·
August 1, 2037	33,750.00	4,435.94	285.63	38,471.57			
September 1, 2037	33,750.00	4,435.94	285.63	38,471.57			
October 1, 2037	33,750.00	4,435.94	285.63	38,471.57			,
November 1, 2037	33,750.00	4,435.94	285,63	38,471.57			
December 1, 2037	33,750.00	4,435.94	285.63	38,471.57		26 646 62	•
January 1, 2038	33,750.00	4,435.93	285.63	38,471.56		26,615.63	•
February 1, 2038	33,750.00	4,435.94	285.63	38,471.57			
March 1, 2038	33,750.00	4,435.94	285.63	38,471.57			
April 1, 2038	33,750.00	4,435.94	285.63	38,471.57			
May 1, 2038	33,750.00	4,435.94	285.63	38,471.57			
June 1, 2038	33,750.00	4,435.94	285.63	38,471.57	405,000.00	26,615.63	
July 1, 2038	35,833.33	2,284.37	285.63	38,403.33	-00,000,00	20,013.03	· · · · · · · · · · · · · · · · · · ·
August 1, 2038	35,833.33	2,284.37	285.63	38,403.33			
September 1, 2038	35,833.33	2,284.37	285.63	38,403.33			
October 1, 2038	35,833.33	2,284.38	285.63	38,403.34			
November 1, 2038	35,833.33	2,284.38	285.63	38,403.34			
December 1, 2038	35,833.33	2,284.38	285.63	38,403.34		13 706 05	
January 1, 2039	35,833.33	2,284.37	285.63	38,403.33		13,706.25	
February 1, 2039	35,833.33	2,284.37	285.63	38,403.33			
March 1, 2039	35,833.34	2,284.38	285.63	38,403.35			
April 1, 2039	35,833.34	2,284.38					
May 1, 2039	35,833.34	2,284.38	285.63	38,403.35			
June 1, 2039	35,833.34		285,63	38,403.35	420 000 00		
June 1, 2003	55,055.54	2,284.37	285.63	38,403.34	430,000.00	13,706.25	

	<b>1</b> - : : : : : : : : : : : : : : : : : :		Use Fee Payments		Debt Service Schedule
			ling Commission		Municipal Bond Commission
111111111111111111111111111111111111111			ipal Bond Commission		Payments Due to the Trustee
Payment Date (1)	Principal	Interest (2)	Admin Fee Total		Principal Interest Cap/Accrued Interest (3)
<del></del>	<u> </u>				
TOTALS	6,610,000.00	11,097,548.00	135,105.07 17,842,653	.07	6,610,000.00 11,097,548.00 306,437.82

- (1) Deposits are due with the Municipal Bond Commission two (2) working day prior to the first of each month.
- (2) Excludes Accrued Interest of \$28,373.87 deposited with the Trustee on January 26, 2000, and Capitalized Interest of \$270,913.80 deposited with the Municipal Bond Commission. Assumes Capitalized Interest was net-funded at an earnings rate of 4.0%. Capitalized Interest was paid for from Bond proceeds and is a pre-paid Use Fee payment.
- (3) Includes Accrued Interest of \$28,373.87 deposited with the Trustee on January 26, 2000 and will require approximately \$175,918.01 in Capitalized Interest funds for the June 1, 2000, deposit with the Trustee and \$102,145.94 for the December 1, 2000, deposit with the Trustee. The final amounts of the deposits will need to be finalized on May 31, 2000, and November 29, 2000, by the West Virginia Water Development Authority and the Municipal Bond Commission.

# Putnam County Building Commission (West Virginia) WDA Loans (Loan Program III)

Series A (Use Fees)

# DEBT SERVICE SCHEDULE

Date	Principal	Coupon	Interest	Total P+I
6/01/2000	-	-	204,291.88	204,291.88
12/01/2000	•	•	204,291.88	204,291.88
6/01/2001	35,000.00	4.350%	204,291,88	239,291.88
12/01/2001	•	•	203,530.63	203,530.63
6/01/2002	50,000.00	4.800%	203,530.63	253,530.63
12/01/2002	•		202,330.63	202,330.63
6/01/2003	55,000.00	5.000%	202,330.63	257,330.63
12/01/2003	-	-	200,955.63	200,955.63
6/01/2004	55,000.00	5.000%	200,955.63	255,955.63
12/01/2004		0.000 x	199,580.63	
6/01/2005	60,000.00	5.125%	199,580.63	199,580.63
12/01/2005	-	5.125 A	198,043.13	259,580.63
6/01/2006	60,000.00	5.250%	198,043.13	198,043.13
12/01/2006	-	3.250 %		258,043.13
6/01/2007	65,000.00	5.375%	196,468.13	196,468.13
12/01/2007	00,000.00	3.37370	196,468,13	261,468.13
6/01/2008	70,000.00	5.400%	194,721.25	194,721.25
12/01/2008	70,000.00	3.400 %	194,721.25	264,721.25
6/01/2009	70,000.00	5.500%	192,831.25	192,831.25
12/01/2009	70,000.00	3,300%	192,831.25	262,831.25
6/01/2010	75,000.00	- 	190,906.25	190,906.25
12/01/2010	75,000.00	5.600%	190,906,25	265,906.25
6/01/2011	80,000.00	e 0000	188,806.25	188,806.25
12/01/2011	00,000.00	6.000%	188,806.25	268,806.25
6/01/2012	9E 000 00	6 0000	186,406.25	186,406.25
12/01/2012	85,000.00	6.000%	186,406.25	271,406.25
6/01/2013	90,000.00	£ 000W	183,856.25	183,856.25
12/01/2013	30,000.00	6.000%	183,856.25	273,856.25
6/01/2014	95,000.00	6.000%	181,156.25	181,156.25
12/01/2014	93,000.00	0.000%	181,156.25	276,156.25
6/01/2015	100,000.00	e 0000	178,306.25	178,306.25
12/01/2015	100,000.00	6.000%	178,306.25	278,306.25
6/01/2016	105,000.00	6.250%	175,306.25	175,306.25
12/01/2016	100,000.00	6.430%	175,306.25	280,306.25
6/01/2017	445,000,00		172,025.00	172,025.00
	115,000.00	6.250%	172,025.00	287,025.00
12/01/2017	100.000.00	0.05774	168,431.25	168,431.25
6/01/2018	120,000.00	6.250%	168,431.25	288,431.25
12/01/2018	405.000.00	-	164,681.25	164,681.25
6/01/2019	125,000.00	6.250%	164,681.25	289,681.25
12/01/2019	425 000 00	-	160,775.00	160,775.00
6/01/2020	135,000.00	6.250%	160,775.00	295,775.00
12/01/2020 6/01/2021	4.45.000.00	-	156,556.25	156,556.25
	145,000.00	6.125%	156,556.25	301,556.25
12/01/2021	166,000,00	e 4050	152,115.63	152,115.63
6/01/2022	155,000.00	6.125%	152,115.63	307,115.63

# Putnam County Building Commission (West Virginia) WDA Loans (Loan Program III)

Series A (Use Fees)

# DEBT SERVICE SCHEDULE

Date	Principal	Coupon	Interest	Total P+I				
12/01/2022	•	•	147,368.75	147,368.75				
6/01/2023	160,000.00	6.125%	147,368.75	307,368.75				
12/01/2023	-	•	142,468.75	142,468.75				
6/01/2024	170,000.00	6.125%	142,468.75	312,468.75				
12/01/2024	•	-	137,262.50	137,262.50				
6/01/2025	185,000.00	6.125%	137,262.50	322,262.50				
12/01/2025	•	-	131,596.88	131,596.88				
6/01/2026	195,000.00	6.250%	131,596.88	326,596.88				
12/01/2026			125,503,13	125,503.13				
6/01/2027	205,000.00	6.250%	125,503.13	330,503.13				
12/01/2027	•	•	119,096.88	119,096.88				
6/01/2028	220,000.00	6.250%	119,096.88	339,096.88				
12/01/2028	-	-	112,221.88	112,221.88				
6/01/2029	230,000.00	6.250%	112,221.88	342,221.88				
12/01/2029	-	-	105,034.38	105,034.38				
6/01/2030	245,000.00	6.250%	105,034.38	350,034.38				
12/01/2030	-	-	97,378.13	97,378.13				
6/01/2031	260,000.00	6.375%	97,378.13	357,378.13				
12/01/2031	-	•	89,090.63	89,090.63				
6/01/2032	280,000.00	6.375%	89,090.63	369,090.63				
12/01/2032	-	•	80,165.63	80,165.63				
6/01/2033	295,000.00	6.375%	80,165.63	375,165.63				
12/01/2033	•	-	70,762.50	70,762.50				
6/01/2034	315,000.00	6.375%	70,762.50	385,762.50				
12/01/2034	-	•	60,721.88	60,721,88				
6/01/2035	335,000.00	6.375%	60,721.88	395,721.88				
12/01/2035	-	-	50,043.75	50,043.75				
6/01/2036	355,000.00	6.375%	50,043.75	405,043.75				
12/01/2036	-	-	38,728.13	38,728.13				
6/01/2037	380,000.00	6.375%	38,728.13	418,728.13				
12/01/2037	•	-	26,615.63	26,615.63				
6/01/2038	405,000.00	6.375%	26,615.63	431,615.63				
12/01/2038	-	-	13,706.25	13,706.25				
6/01/2039	430,000.00	6.375%	13,706.25	443,706.25				
Total	6,610,000.00	•	11,403,985.82	18,013,985.82 *				

Ferris, Baker Watts, Inc.

West Virginia Public Finance Department

File = wda2000d.sf-Putnam-Putnam A 1/26/2000 9:28 AM

<sup>\*</sup>Plus administrative fee as set forth in Schedule Y.

# SCHEDULE Z

None.

30

990674coma011100:wpd

# PUBLIC SERVICE COMMISSION OF WEST VIRGINIA CHARLESTON

At a session of the PUBLIC SERVICE COMMISSION OF WEST VIRGINIA in the City of Charleston on the 11th day of January, 2000.

CASE NO. 99-0674-PWD-PC-CN

WEST VIRGINIA-AMERICAN WATER COMPANY, THE COUNTY COMMISSION OF PUTNAM COUNTY and THE PUTNAM COUNTY BUILDING COMMISSION

Application for Consent and Approval of Operations and Maintenance Agreements between Company and Building Commission and related financial transactions, consent and approval to the requested rate making approvals, and application for certificate of convenience and necessity for the construction by the Building Commission of certain water transmission, distribution, and pumping facilities to provide potable water or enhanced water service to areas within Putnam County.

# **COMMISSION ORDER**

On May 18, 1999, the West Virginia-American Water Company (Company), The County Commission of Putnam County (County Commission) and The Putnam County Building Commission (Building Commission) (collectively, "Applicants"), filed a joint application for approval of an operation and maintenance agreement, the approval of the related transactions and certain rate making treatment and for the issuance of a certificate of public convenience and necessity to the Building Commission for the construction of certain facilities as set forth in the application. The cost of the proposed project was estimated to be approximately \$13.198 million. The Applicants noted that this filing replaced Case No. 98-0312-W-PWD-PC, which the Applicants simultaneously withdrew. The Applicants represented that the May 18, 1999 filing included slight modifications to



As explained below, the Applicants, by filing on November 18, 1999, separated the operation and maintenance agreement into two agreements in order to facilitate financing.

The Applicants represented that the May 18, 1999 filing included slight modifications to the scope and funding of Case No. 98-0312-W-PWD-PC.

Through this filing, the Applicants seek approval of a public/private partnership to provide potable water to unserved or underserved areas of Putnam County. The project involves 14 separate extensions of service to 759 new customers. These facilities will be constructed and owned in part by the Company, to the extent of the Company's investment, and in part by the Building Commission, to the extent the facilities are constructed with proceeds of bonds issued by the Building Commission. Because the portion of the project to be constructed and owned by the Company consists of ordinary extensions of the Company's existing system for which a certificate of convenience and necessity is not required under West Virginia Code §24-2-11, the certificate application contained in this filing pertains only to those portions of the project to be constructed and owned by the Building Commission.

With respect to the facilities to be owned by the Building Commission, the Building Commission has agreed to issue bonds to fund the construction of its portions of the project, approve and make payments for construction, and accept certain responsibilities with respect to receipt of bids, awarding of contracts, construction, processing of bills for payment of construction, and ownership.

Construction of the facilities is proposed to be funded through the following:

- (1) A Series Bonds to be issued by the Building Commission in the amount of \$7,435,324.00 at 5.5% annual interest, for a term of 40 years;
- (2) B Series Bonds to be issued by the Building Commission in the amount of \$4,173,076.00 at 5.5% annual interest, for a term of 40 years; and
  - (4) investment by the Company in the amount of \$1,590,000.00.

Repayment of the bonds will be through a Use Fee to be paid by the Company to the Building Commission during the terms of the Operation and Maintenance Agreements; the income stream generated by a \$12.00 per month surcharge for customers to be served from the new construction; and an annual commitment of \$200,000.00 from the County Commission, subject to annual appropriation at the discretion of the County Commission.

The Use Fee to be paid by the Company during the terms of the Operating and Maintenance Agreements represents the Company's payment for the use of facilities owned by the Building Commission or County Commission. The Use Fee will be calculated based on facilities in Putnam County, identified in the joint application, that

are scheduled to be acquired or constructed by the Company (IDB Properties). When acquisition or construction of the IDB Properties is complete, the Company will convey the IDB Properties to the Building Commission or County Commission in exchange for Industrial Development Bonds to be issued by the County Commission, pursuant to the Industrial Development Bond and Commercial Development Act, West Virginia Code §§ 13-2C-1, et seq.

Following the transfer of ownership, the County Commission will lease the IDB Properties to the Company for 40 years, pursuant to the Capital Lease attached to the joint application. As the County Commission will own the IDB Properties, the Company will not have to pay property taxes on the IDB Properties, and will be in a position to pay the Use Fee.

Pursuant to the Operation and Maintenance Agreements, the Company will, at its expense, operate, maintain, repair and replace all facilities included in this project, including the portion of the facilities to be owned by the Building Commission, and, as the agent for the Building Commission, read meters and bill the customers of the Building Commission. In return, the Company will bill and collect, on a monthly basis, from customers of the Building Commission, the Company's then effective rates and charges, and the 120 month (or ten year) \$12.00 surcharge identified above.

The Company has requested rate base treatment of the portion of the project to be owned by it, as well as for the IDB properties to be conveyed to the County Commission. This requested rate base treatment is identical to the treatment granted by the Commission in the construction financed by the Company in the Fayette County Project, Case No. 96-1477-W-PWD-PC-CN. The Company has also requested specific approval of the above-identified Capital Lease, allowance of the above-identified Use Fee in its cost of service for rate making purposes, and the use and imposition of the above-identified \$12.00 monthly surcharge.

The Company explained that approval of this project will permit the Company to avoid substantial capital improvements that would otherwise be necessary to renovate its Culloden Water Treatment Plant and Hamlin Treatment Plant. The project would also put the Company in a better position to provide water service to certain additional communities if needed, requested and cost effective. Finally, this project together with the Cabell County Project, which was approved in Case No. 98-0774-W-PWD-CN, will put the Company in a position to complete the interconnection of its Kanawha Valley and Huntington distribution systems.

By Order issued May 19, 1999, the Commission required the Applicants to publish a Notice of Filing with regard to the filing. On June 7, 1999, the Commission received

an affidavit of publication evidencing publication of the notice in *The Hurricane Breeze* on May 27, 1999. The protest period provided under *West Virginia Code* §24-2-11 expired on June 26, 1999. No protests were filed.

On June 1, 1999, the Company filed an Outline of Steps Previously Taken or To Be Taken to Complete Putnam County Project.

On June 14, 1999, Commission Staff filed its Initial Joint Staff Memorandum stating that Staff would file a further memorandum when its review of this filing was complete. Staff recommended that the Commission retain this case to permit expedited processing.

On July 29, 1999, the Company completed its filing of the plans and drawings for the project.

On November 18, 1999, the Applicants filed a letter explaining that the Operation and Maintenance Agreement filed with the May 18, 1999 petition had been separated into two separate agreements with certain revisions to facilitate financing for the project. The Applicants represented that the two agreements would not change the operational framework or scope of financing for the project.

On December 3, 1999, Commission Staff filed its Final Joint Staff Memorandum recommending approval of the Operation and Maintenance Agreements, without specifically approving the terms and conditions thereof, issuance of the certificate of convenience and necessity to the Building Commission, and approval of the related financing and rate making treatment. Staff's recommendations were based on its review of the plans and specifications for the project, the fact that bids for construction were lower than the estimates for the cost of the extensions, resulting in a total project construction cost per customer of approximately \$12,500.00. Staff further noted that the West Virginia Bureau of Public Health had issued a permit for the project. Staff also recommended, however, that the Commission's granting of the certificate of convenience and necessity be contingent upon the Building Commission filing a specific statement as to the area that will be served by the project.

On December 6, 1999, the Company filed a letter stating that it had no comments or objections to Staff's December 3, 1999 Memorandum.

On January 5, 2000, the Company filed a letter explaining that although the Joint application originally indicated that the Building Commission would issue three series of bonds to finance its construction, it has since determined that the B and C series bonds

would be combined into a single B series with a 40 year term<sup>2</sup>. The Company further explained that the projected dollar figures for the sources and uses of funds as listed in the Joint application may change, and requested that the Commission approve the structure of the funding, and not the actual dollar figures. The Company made this request in the hope of avoiding the need to petition to reopen this case when final funding is determined.

The Commission will not grant the Company's request to approve only the structure, and not the dollar amount, of the project funding in this proceeding. The cost of a project is an important consideration in the Commission's evaluation of whether the public convenience and necessity require that project pursuant to West Virginia Code 24-2-11. Although the Company has indicated that it does not expect the total construction costs or the Company's use fee to change, the Commission believes it is preferable to require a petition to reopen to assure that total construction costs, the use fee, and resulting costs to consumers, will not change. It is the Commission's practice to act on such petitions to reopen in a prompt manner.

Based on the foregoing and upon the Commission's review, it is appropriate to grant the certificate and approve the Operation and Maintenance Agreements, the project funding, the Use Fee, the Capital Lease, the \$12.00 monthly surcharge, and the Company's requested rate base treatment. Furthermore, the certificate will be granted contingent upon a requirement that at the time of, or prior to, substantial completion of the project, the Building Commission file a statement of the project facilities owned by it.

## **FINDINGS OF FACT**

- 1. The Applicants seek approval of a public/private partnership to provide potable water to unserved or underserved areas of Putnam County. The project involves 14 separate extensions of service to 759 new customers.
- 2. These facilities will be constructed and owned in part by the Company, to the extent of the Company's investment, and in part by the Building Commission, to the extent the facilities are constructed with proceeds of bonds issued by the Building Commission.
- 3. The portion of the project to be constructed and owned by the Company consists of ordinary extensions of the Company's existing system for which a certificate of convenience and necessity is not required under *West Virginia Code* §24-2-11.

<sup>&</sup>lt;sup>2</sup> This change is reflected in the Commission's earlier discussion of the project funding.

- 4. The certificate application contained in this filing pertains only to those portions of the project to be constructed and owned by the Building Commission.
- 5. With respect to the facilities to be owned by the Building Commission, the Building Commission has agreed to issue bonds to fund such construction, approve and make payments for construction, and accept certain responsibilities with respect to receipt of bids, awarding of contracts, construction, processing of bills for payment of construction, and ownership.
- 6. Construction of the facilities is proposed to be funded through the following:
- (1) A Series Bonds to be issued by the Building Commission in the amount of \$7,435,324.00 at 5.5% annual interest, for a term of 40 years;
- (2) B Series Bonds to be issued by the Building Commission in the amount of \$4,173,076.00 at 5.5% annual interest, for a term of 40 years; and
  - (3) investment by the Company in the amount of \$1,590,000.00.
- 7. Repayment of the bonds will be through a Use Fee to be paid by the Company to the Building Commission during the terms of the Operation and Maintenance Agreements; the income stream generated by a \$12 per month surcharge for customers to be served from the new construction; and an annual commitment of \$200,000 from the County Commission, subject to annual appropriation at the discretion of the County Commission.
- 8. The Use Fee to be paid by the Company during the terms of the Operating and Maintenance Agreements represents the Company's payment for the use of facilities owned by the Building Commission or County Commission.
- 9. The Use Fee will be calculated based on facilities in Putnam County, identified in the joint application, that are scheduled to be acquired or constructed by the Company (IDB Properties).
- 10. When acquisition or construction of the IDB Properties is complete, the Company will convey the IDB Properties to the Building Commission or County Commission in exchange for Industrial Development Bonds to be issued by the County Commission pursuant to the Industrial Development Bond and Commercial Development Act, West Virginia Code §§ 13-2C-1, et seq.

- 11. Following the transfer of ownership, the County Commission will lease the IDB Properties to the Company for 40 years pursuant to the Capital Lease attached to the joint application. As the County Commission will own the IDB Properties, the Company will not have to pay property taxes on the IDB Properties, and will be in a position to pay the Use Fee.
- 12. Pursuant to the Operation and Maintenance Agreements, the Company will, at its expense, operate, maintain, repair and replace all facilities included in this project, including the portion of the facilities to be owned by the Building Commission, and, as agent for the Building Commission, read meters and bill the customers of the Building Commission. In return, the Company will bill and collect, on a monthly basis, from customers of the Building Commission, the Company's then effective rates and charges, and the 120 month (or ten year) \$12.00 surcharge identified above.
- 13. The Company has requested rate base treatment of the portion of the project to be owned by it as well as for the IDB properties to be conveyed to the County Commission.
- 14. This requested rate base treatment is identical to the treatment granted by the Commission in the construction financed by the Company in the Fayette County Project, Case No. 96-1477-W-PWD-PC-CN.
- 15. The Company has also requested specific approval of the above-identified Capital Lease, allowance of the above-identified Use Fee in its cost of service for rate making purposes, and the use and imposition of the above-identified \$12.00 monthly surcharge.
- 16. This project was properly noticed to the public and the protest period provided under *West Virginia Code* §24-2-11 expired on June 26, 1999. No protests were filed.
- 17. On November 18, 1999, the Applicants filed a letter explaining that the Operation and Maintenance Agreement filed with the May 18, 1999 petition had been separated into two separate agreements with certain revisions to facilitate financing for the project. The Applicants represented that the two agreements would not change the operational framework or scope of financing for the project.
- 18. On December 3, 1999, Commission Staff filed its Final Joint Staff Memorandum recommending approval of the Operation and Maintenance Agreements, without specifically approving the terms and conditions thereof, issuance of the certificate of convenience and necessity to the Building Commission, and approval of the related

financing and rate making treatment.

- 19. Staff noted that the West Virginia Bureau of Public Health had issued a permit for the project.
- 20. Staff recommended that the Commission's granting of the certificate of convenience and necessity be contingent upon the Building Commission filing a specific statement as to the area that will be served by the project.
- 21. On December 6, 1999, the Company filed a letter stating that it had no comments or objections to Staff's December 3, 1999 Memorandum.
- 22. On January 5, 2000, the Company filed a letter explaining that although the Joint application originally indicated that the Building Commission would issue three series of bonds to finance its construction, it has since determined that the B and C series bonds would be combined into a single B series with a 40 year term.
- 23. The Company further explained that the projected dollar figures for the sources and uses of funds as listed in the Joint application may change, and requested that the Commission approve only the structure of the funding, and not the actual dollar figures.

# CONCLUSIONS OF LAW

- 1. The cost of a project is an important consideration in the Commission's evaluation of whether the public convenience and necessity require that project pursuant to West Virginia Code 24-2-11.
- 2. It is appropriate to require that a petition to reopen be filed in the event project funding changes, to assure that total construction costs, the use fee, and resulting costs to consumers, do not change.
- 3. The Company's request to approve only the structure, but not the dollar amount, of the project funding in this proceeding should be denied.
- 4. It is appropriate to grant the certificate and approve the Operation and Maintenance Agreements, the project funding, the Use Fee, the Capital Lease, the \$12.00 monthly surcharge, and the Company's requested rate base treatment.
- 5. The certificate should be granted contingent upon a requirement that at the time of, or prior to, substantial completion of the project, the Building Commission file

a statement of the project facilities owned by it.

## <u>ORDER</u>

IT IS THEREFORE ORDERED that revised Operation and Maintenance Agreements filed on November 18, 1999 are hereby approved, without approving the specific terms and conditions thereof. The parties shall file executed copies of the Operation and Maintenance Agreements within twenty (20) days of the date of this Order.

IT IS FURTHER ORDERED that the Putnam County Building Commission is hereby granted a certificate of convenience and necessity to construct its portion of the 14 extensions identified in the joint application filed on May 18, 1999 as the "PCBS Facilities," pursuant to the Commission's authority under West Virginia Code §24-2-11.

IT IS FURTHER ORDERED that financing for the project is hereby approved as follows:

- (1) A Series Bonds to be issued by the Building Commission in the amount of \$7,435,324.00 at 5.5% annual interest, for a term of 40 years;
- (2) B Series Bonds to be issued by the Building Commission in the amount of \$4,173,076.00 at 5.5% annual interest, for a term of 40 years; and
  - (3) investment by the Company in the amount of \$1,590,000.00.

IT IS FURTHER ORDERED that inclusion in the Company's rate base for rate making purposes of the construction or acquisition costs associated with the IDB Properties, identified in the joint application and to be conveyed to the County Commission, is hereby approved.

IT IS FURTHER ORDERED that the Capital Lease between the County Commission and the Company, attached to the joint application, is hereby approved, without approving the specific terms and conditions thereof.

IT IS FURTHER ORDERED that the Use Fee shall be included in the Company's cost of service for rate making purposes.

IT IS FURTHER ORDERED that use and imposition of the \$12.00 per month surcharge to customers to be served by the project facilities, as set forth in the joint application is hereby approved.

IT IS FURTHER ORDERED that the hearing requirement of West Virginia Code §24-2-11 is hereby waived as no protests of this filing have been received.

IT IS FURTHER ORDERED that, within twenty (20) days of the date of this Order, the Building Commission shall file its tariff of rates and charges applicable to customers to be served by the project facilities.

IT IS FURTHER ORDERED that the parties advise the Commission as soon as construction of the project is substantially completed, or at the time customers of the project are being billed for service, whichever occurs first.

IT IS FURTHER ORDERED that at the time of, or prior to, substantial completion of the project, the Building Commission shall file a statement of the project facilities o owned by it.

IT IS FURTHER ORDERED that the parties petition for Commission approval of any changes to the scope, costs, or financing of the certificated project.

IT IS FURTHER ORDERED that upon entry hereof, this case shall be removed from the Commission's docket of active cases.

IT IS FURTHER ORDERED that the Commission's Executive Secretary shall serve a copy of this order on all parties of record by First Class United States Mail, and upon Commission Staff by hand delivery.

A True Copy, Teste:

JML/seg 990674ca.wpd

Sandra Squire

Executive Secretary

990674com012600cb.wpd

# PUBLIC SERVICE COMMISSION OF WEST VIRGINIA CHARLESTON

At a session of the PUBLIC SERVICE COMMISSION OF WEST VIRGINIA in the City of Charleston on the 26<sup>th</sup> day of January, 2000.

CASE NO. 99-0674-W-PWD-PC-CN (reopened)

WEST VIRGINIA-AMERICAN WATER COMPANY, THE COUNTY COMMISSION OF PUTNAM COUNTY, and THE PUTNAM COUNTY BUILDING COMMISSION

Application for Consent and Approval of Operations and Maintenance Agreements between Company and Building Commission and related financial transactions, consent and approval to the requested ratemaking approvals, and application for certificate of convenience and necessity for the construction by the Building Commission of certain water transmission, distribution, and pumping facilities to provide potable water or enhanced water service to areas within Putnam County.

### **COMMISSION ORDER**

On January 20, 2000, West Virginia-American Water Company ("Company"), the Putnam County Commission ("County Commission") and the Putnam County Building Commission ("PCBC") (collectively referred to as "Petitioners") jointly filed a petition to reopen this proceeding for Commission approval of a revised funding arrangement for a county-wide water project ("Project") previously approved by the Commission in a Commission Order dated January 11, 2000 ("Commission Order"). See letter from counsel to Petitioners dated January 20, 2000 ("Petition to Reopen"). See also Commission Order dated January 11, 2000.

In the Petition to Reopen, Petitioners indicated the cost of the Project has changed. Whereas the Joint Application indicated an estimated Project cost of \$13.198 million, the actual Project cost has been determined to be \$12,000,000. Petitioners represented that lower-than-anticipated construction bids have served to decrease the actual construction cost of the Project, offsetting additional costs of issuance, underwriting fees, capitalized interest expenses and related expenses not included in the initial estimate. A revised "sources and uses" exhibit was attached to the Petition to Reopen to show these changes. Petitioners

The Petitioners noted that the closing on the WDA Bonds -- for which Commission approval of the underlying Putnam County and Kanawha County Projects is needed -- is scheduled for Wednesday, January 26, 2000. For this reason, the Petitioners request an expedited consideration of the *Petition to Reopen*.

The Commission has reviewed the Petitioner's request for approval of the revised financing arrangement, and finds it to be reasonable and appropriate. The Commission notes that the total construction costs and the total number of customers to be served by the Project have not changed, that the principal amounts of the PCBC Bonds have decreased slightly, and that the Company's commitment of the Use Fee remains unchanged. Accordingly, the Commission will grant the *Petition to Reopen*.

#### FINDINGS OF FACT

- 1. On January 20, 2000, the Petitioners jointly filed a petition to reopen this proceeding for Commission approval of a revised funding arrangement for a county-wide water project ("Project") previously approved by the Commission in a Commission Order dated January 11, 2000.
- 2. The total construction costs and the total number of customers to be served by the Project have not changed, that the principal amounts of the PCBC Bonds have decreased slightly, and that the Company's commitment of the Use Fee remains unchanged.
- 3. The closing on the WDA Bonds -- for which Commission approval of the underlying Putnam County and Kanawha County Projects is needed -- is scheduled for Wednesday, January 26, 2000. For this reason, the Petitioners requested an expedited consideration of the *Petition to Reopen*.

## **CONCLUSION OF LAW**

- 1. The Petitioner's request for approval of the revised financing arrangement is reasonable and appropriate.
- 2. The Commission will grant the Petition to Reopen filed by the Petitioners on January 20, 2000.

#### ORDER

IT IS THEREFORE ORDERED that the *Petition to Reopen* filed on January 20, 2000, by West Virginia-American Water Company, the Kanawha County Commission and

the Kanawha County Regional Development Authority is hereby granted.

IT IS FURTHER ORDERED that the change in the total Project cost from the original estimate of \$13.198 million to \$12,000,000 is hereby approved.

IT IS FURTHER ORDERED that the following revisions to the funding arrangement previously approved by the Commission are hereby approved:

- (1) a change in the principal amount and interest rate of the Series A Bonds to \$6,610,000 at an interest rate of 6.38%;
- (2) a change in the principal amount and interest rate of the Series B Bonds to \$3,800,000 at 6.32%.

IT IS FURTHER ORDERED that the Petitioners' allocation of \$214,361 to the "Deposit to Escrow Fund" line item in the "sources and uses" exhibit attached to the *Petition to Reopen* is hereby approved, to be held in escrow by PCBC until the Petitioners file for and receive approval to construct further extensions in Putnam County.

IT IS FURTHER ORDERED that upon entry hereof, this case be removed from the Commission's docket of open cases.

IT IS FURTHER ORDERED that the parties shall petition the Commission to reopen this proceeding for approval of any future changes in the scope, cost or financing of this Project.

IT IS FURTHER ORDERED that the Commission's Executive Secretary shall serve a copy of this order on all parties of record by United States First Class Mail, and upon Commission Staff by hand delivery and shall telefax a copy to Christopher Callus at 340-1080.

A True Copy, Teste:

ARC JML/seg 990674cb.wpd Sandra Squire **Executive Secretary** 

,				



Public Members:
James D. Williams, Chairman
St. Albans
James L. Harrison, Sr., Vice Chairman
Princeton
Dwight Calhoun
Petersburg
William J. Harman
Grafton

West Virginia Infrastructure & Jobs Development Council

980 One Valley Square Charleston, West Virginia 25301 Telephone: (304) 558-4607 Facsimile: (304) 558-4609

Kary Mallory, P.E. Executive Secretary

January 5, 2000

Marjorie Ryan Office of Planning and Infrastructure 3389 Winfield Road Winfield, WV 25213

Re:

Putnam County Commission Water Extension Project 98W-381

Dear Ms. Ryan:

The West Virginia Infrastructure and Jobs Development Council (the "Council") has reviewed the Putnam County Commission's (the "Commission") revised funding for the preliminary application regarding the proposed project to extend service to 865 new customers (the "Project").

At this time, pursuant to its review of the preliminary application, the Council determined that the Commission should utilize \$3,454,200 committed from West Virginia American Water Company and seek an \$11,608,400 loan from the Water Development Authority to finance the Project. Please contact the Water Development Authority at 558-3612 for specific information on the steps the Commission needs to follow to apply for the loan. Please note that this letter does not constitute funding approval from the Water Development Authority.

If you have any questions regarding this matter, please contact Katy Mallory at 558-4607.

Sincerely,

JDW/km

ÇC;

Dan Bickerton, WVAWC
Region 3 Planning & Development
Putnam County Commission
Walt Ivey, P.E., BPH
Bernie Yonkosky, WDA



Public Members:
James D. Williams, Chairman
St. Albans
James L. Harrison, St., Vice Chairman
Princeton
Lloyd P. Adams, P.E.
Wheeling
Sheirl L. Fletcher
Morgantown

# West Virginia Infrastructure & Jobs Development Council

980 One Valley Square Charleston, West Virginia 25301 Telephone: (304) 558-4607 Facsimile: (304) 558-4609

> Susan J. Riggs, Esquire Executive Secretary

August 14, 1998

Marjorie Ryan, Director
Office of Planning and Infrastructure
Putnam County Commission
3389 Winfield Road
Winfield, WV 25213

Re:

Water System Extension Project

(Phase I & Phase II) (Resubmittal) 98W-381

Dear Ms. Ryan:

The West Virginia Infrastructure and Jobs Development Council (Council) has reviewed the Putnam County Commission's (Commission) resubmitted preliminary application regarding the Commission's proposed project to extend water service to customers in numerous areas of Putnam County (Project). Phase I of the Project will serve approximately 595 new customers and Phase II of the Project will serve approximately 270 new customers. Based on the findings of the Water Technical Review Committee, the Council has determined that the Project is technically feasible within the guidelines of the Infrastructure and Jobs Development Act. The Commission should carefully review the enclosed comments of the Water Technical Review Committee dated June 22, 1998. The Commission may need to address certain issues raised in these comments, and in the Water Technical Review Committee's February 17, 1998 comments previously sent to you, as it proceeds with the Project.

Pursuant to its review of the preliminary application, the Council determined that for Phase I of the Project the Commission should use the West Virginia American Water Company contribution of \$892,500, and the Commission may be eligible for Infrastructure Fund assistance of approximately \$6,619,500. The Council also determined that for Phase II of the Project the Commission should use the West Virginia American Water Company contribution of \$405,000, and the Commission may be eligible for Infrastructure Fund assistance of approximately \$6,239,000. The Council's final decision regarding the specific funding of both Phase I and Phase II of the Project is deferred pending final

Marjorie Ryan August 14, 1998 Page 2

determination of each Phase's eligibility and readiness to proceed, and availability of funds in the Infrastructure Fund. Please be aware that currently no funds are available in the Infrastructure Fund. Please note that this letter does not constitute funding approval from the Council.

If you have any questions regarding this matter, please contact Susan J. Riggs at the above telephone number.

Sincerely

James D. Williams

JDW/bh Enclosure

cc:

Chris Jarrett

John Romano

			1981AAAAAAAAAAAAAAAAAAAAAAAAAAAAAAAAAAA

This FINANCING STATEMENT is presented to a filing officer for filing pursuant to the Uniform Commercial Code: 3 Maturity date (if any): 6/1/2039 I Debtor(s) (Last Name First) and address(es) 2 Secured Party(les) and address(es) For Filing Officer (Date, Time, Number Putnam County Building West Virginia Water Development and Filing Office) Commission Authority 89 Winfield Road 180 Association Drive Winfield, WV 25213 Charleston, WV 25311 4 This financing statement covers the following types (or items) of property: All real and personal property, now or hereafter acquired, as set forth and described in a Deed of Trust, Security Agreement and Fixture Filing, dated January 27, 2000, by and between the Debtor and the Secured Party, of record in the office of the Clerk of The County Commission of Putnam County and attached hereto as a part hereof, to which reference ASSIGNEE OF SECURED PARTY \*Please note that these financing statements are in connection The Bank of New York with a public bond issue of a county of the State of WV and filing 101 Barclay Street Floor 8W therefore shall be effective for the life of such bond issue New York, NY 10286 without the need for filing continuation statements. (W. Va. Code Section 46-9-403(8)). Check If covered: Proceeds of Collateral are also covered Products of Collateral are also covered No. of additional Sheets presented: Filed with: PUINAM COUNTY BUILDING COMMISSION WEST VIRGINIA WATER DEVELOPMENT AUTHORITY Signature(s) of Debtor(s) Authorized Representative

FILING OFFICER COPY - NUMERICAL

This FINANCING STATEMENT is presented to a	filling officer for filling pursuant to the Uniform	Commercial Code: 3 Maturity date (if any): 6/1/2039
1 Debtor(s) (Last Name First) and address(e	c) 1 2 Second Partulies) and address	(ps) For Filing Officer (Date, Time, Number
Putnam County Building Com	ission West Virginia Wate	er Development Filing Office)
89 Winfield Road	Authority	
Winfield, WV 25213	180 Association Dr	rive
THE THE PARTY OF T	Charleston, WV 25	
4 This financing statement covers the follow	ing types (or items) of property:	and he saw forth and decree took
All real and personal prope	rty, now or herealter accur	ired, as set forth and described
in a Deed of Trust, Securit	Y Agreement and Fixture Fil	Ling, dated January 27, 2000, by and
between the Debtor and the	Secured Party, of record in	the office of the Clerk of The
	County and attached hereto	as a part hereof, to which reference
is hereby made.		
ASSIGNEE OF SECURED PARTY	*Please note that these II	inancing statemets are in connection
The Bank of New York	with a public bond issue	of a county of the State of WV and f
101 Barclay Street Floor 8W	therefore shall be effect	rive for the life of such bond issue
New York, NY 10286		continuation stataements. (W. Va. Cod
	Section 46-9-403(8)).	
Check if covered: Proceeds of Collate	ral are also covered Products of Collateral	l are also covered No. of additional Sheets presented:
Filed with:		
TERMINATION STATEMENT: This Statement of Code, The Secured Party certifies that the Secured	f Termination of Financing is presented to a Party no longer claims a security interest under	Filing Officer for filing pursuant to the Uniform Commercial er the financing statement bearing the file number shown above.
Date	D.	
		e of Secured Party or Assignee of Record. Not Valid Until Signed
(3) Filing Officer ConvAcknowledge	ent Filing Officer is requested to note file numbe	er, date and hour of filing on this copy and return to the person
, and a second s	filing, as an acknowledgment.	
[条件]		
+		

2000 JAN 28 A 10: 48

98557

<i>y</i>			
e e e e e e e e e e e e e e e e e e e			

Waterworks Revenue Bonds, Series 2000 A (West Virginia Water Development Authority)

# CERTIFICATE OF FILING OF FINANCING STATEMENTS

I, KEN HECHLER, Secretary of State of the State of West Virginia, hereby certify that on January 4, 2000, at the hour set forth below, there was filed in my office FeB.
(1) A FINANCING STATEMENT between The County Commission of Putnam County, as debtor, the Putnam County Building Commission, as secured party, and West Virginia Water Development Authority as assignee of secured party, filed at the hour of 3.50 P.m. in Financing Statement Book No.
[SEAL]
Secretary of State of the State of West Virginia

01//25/99 731000/97001

Waterworks Lease Revenue Bonds, Series 2000 A (West Virginia Water Development Authority)

### **CERTIFICATE OF RECORDATION OF DOCUMENTS**

I, Michael W. Elliott, the duly elected, qualified and acting Clerk of The County Commission of Putnam County, West Virginia, HEREBY CERTIFY that, on January 28, 2000, at the hours listed below, the following were received and recorded in my office:

- (1) A DEED OF TRUST, SECURITY AGREEMENT AND FIXTURE FILING, dated as of January 27, 2000, by the Putnam County Building Commission to the Trustees stated therein, for the benefit of West Virginia Water Development Authority, recorded at the hour of 10:49a.m. in Deed of Trust Book 490, at page 168.

IN WITNESS WHEREOF, I have hereunto set my hand and the seal of said County Commission this 28th day of January, 2000.

[SEAL]

Clerk of The County Commission of Putnam

County

01/26/00 · 731000/97001

Waterworks Revenue Bonds, Series 2000 A (West Virginia Water Development Authority)

# CROSS-RECEIPT FOR BONDS AND BOND PROCEEDS

On the 27th day of January, 2000, the undersigned authorized representative of the West Virginia Water Development Authority (the "Authority"), for and on behalf of the Authority, and the undersigned Chairman of the Putnam County Building Commission (the "Issuer"), for and on behalf of the Issuer, hereby certify as follows:

- 1. On the 27th day of January, 2000, the Authority received the Putnam County Building Commission Waterworks Revenue Bonds, Series 2000 A (West Virginia Water Development Authority), issued in the principal amount of \$6,610,000, as a single, fully registered Bond, numbered AR-1, and dated January 27, 2000 (the "Bonds").
- 2. At the time of such receipt of the Bonds upon original issuance, the Bonds had been executed by the Chairman and Secretary of the Issuer, by their respective manual signatures, and the official seal of the Issuer had been affixed upon the Bonds.
- 3. The Issuer has received and hereby acknowledges receipt from the Authority, as the original purchaser of the Bonds, of the purchase price of the Bonds in the aggregate amount of \$6,318,176.20 (which includes \$272,500 deposited directly with the West Virginia Municipal Bond Commission).

Dated as of the day and year first written above.

WEST VIRGINIA WATER DEVELOPMENT AUTHORITY

Authorized Representative

PUTNAM COUNTY BUILDING COMMISSION

Chairman

01/25/00 731000/97001

Waterworks Revenue Bonds, Series 2000 A (West Virginia Water Development Authority)

### DIRECTION TO AUTHENTICATE AND DELIVER BONDS

One Valley Bank, National Association as Bond Registrar Charleston, West Virginia

Ladies and Gentlemen:

There are delivered to you herewith on this 27th day of January, 2000:

- (1) Bond No. AR-1, constituting the entire original issue of the Putnam County Building Commission Waterworks Revenue Bonds, Series 2000 A (West Virginia Water Development Authority), in the principal amount of \$6,610,000, dated January 27, 2000 (the "Bonds"), executed by the Chairman and Secretary of the Putnam County Building Commission (the "Issuer") and bearing the official seal of the Issuer, authorized to be issued under and pursuant to a Bond Ordinance duly enacted by the Issuer on January 5, 2000, and a Supplemental Resolution duly adopted by the Issuer on January 26, 2000 (collectively, the "Bond Legislation");
- (2) A copy of the Bond Legislation authorizing the above-described Bond issue, duly certified by the Secretary of the Issuer;
- (3) Executed counterparts of the loan agreement, dated January 27, 2000, by and between the West Virginia Water Development Authority (the "Authority") and the Issuer (the "Loan Agreement"); and
- (4) An executed opinion of nationally recognized bond counsel regarding the validity of the Loan Agreement and the Bonds.

You are hereby requested and authorized to deliver the Bonds to the Authority upon payment to the account of the Issuer of the sum of \$6,318,176.20, representing the agreed aggregate purchase price of the Bonds, there being no accrued interest thereon. Prior to such delivery of the Bonds, you will please cause the Bonds to be authenticated and registered by an authorized officer, as Bond Registrar, in accordance with the form of Certificate of Authentication and Registration thereon.

Dated as of the day and year first written above.

PUTNAM COUNTY BUILDING COMMISSION

Chairman

01/25/00 731000/97001

J.		

# SPECIMEN

UNITED STATES OF AMERICA
STATE OF WEST VIRGINIA
PUTNAM COUNTY BUILDING COMMISSION
WATERWORKS REVENUE BOND,
SERIES 2000 A
(WEST VIRGINIA WATER DEVELOPMENT AUTHORITY)

No. AR-1 \$6,610,000

KNOW ALL MEN BY THESE PRESENTS: That the PUTNAM COUNTY BUILDING COMMISSION, a public corporation with perpetual existence and a county building commission in Putnam County, West Virginia (the "Issuer"), for value received, hereby promises to pay, solely from the special funds provided therefor, as hereinafter set forth, to the West Virginia Water Development Authority (the "Authority") or registered assigns the sum of SIX MILLION SIX HUNDRED TEN THOUSAND DOLLARS (\$6,610,000), in annual installments on June 1 of each year, commencing June 1, 2001, as set forth on the "Schedule of Annual Debt Service" attached as Exhibit A hereto and incorporated herein by reference, with interest on each installment at the rates per annum set forth on said Exhibit A.

The interest on each installment shall run from the original date of delivery of this Bond to the Authority and payment therefor, and until payment of such installment, such interest shall be payable semiannually on June 1 and December 1 of each year, commencing June 1, 2000, as set forth in Exhibit A attached hereto. Principal installments of this Bond are payable in any coin or currency which, on the respective dates of payment of such installments, is legal tender for the payment of public and private debts under the laws of the United States of America, at the office of the West Virginia Municipal Bond Commission, Charleston, West Virginia (the "Paying Agent"). The interest on this Bond is payable by check or draft of the Paying Agent mailed to the registered owner hereof at the address as it appears on the books of ONE VALLEY BANK, NATIONAL ASSOCIATION, Charleston, West Virginia, as registrar (the "Registrar"), on the 15th day of the month next preceding an interest payment date, or by such other method as shall be mutually agreeable so long as the Authority is the Registered Owner hereof.

This Bond may be redeemed prior to its stated date of maturity in whole or in part, but only with the express written consent of the Authority, and upon the terms and conditions prescribed by, and otherwise in compliance with, the Loan Agreement by and between the Issuer and the Authority, dated January 27, 2000.

CH361612.1

This Bond is issued (i) to pay a portion of the costs of acquisition and construction of a new public waterworks system of the Issuer (the "Project"); (ii) to pay interest on the Bonds of this Series (the "Bonds") during construction of the Project and for not more than 6 months thereafter; and (iii) to pay certain costs of issuance hereof and related costs. The Project, and any further additions, betterments or improvements thereto are herein called the "Series 2000 A Facilities." This Bond is issued under the authority of and in full compliance with the Constitution and statutes of the State of West Virginia, including particularly Chapter 8, Article 33 of the West Virginia Code of 1931, as amended (the "Act"), certain provisions of Chapter 8, Article 16 of the West Virginia Code of 1931, as amended (collectively with the Act, the "Bond Act"), and a Bond Ordinance duly enacted by the Issuer on January 5, 2000, and a Supplemental Resolution duly adopted by the Issuer on January 26, 2000 (collectively, the "Bond Legislation"), and is subject to all the terms and conditions thereof. The Bond Legislation provides for the issuance of additional bonds under certain conditions, and such bonds would be entitled to be paid and secured equally and ratably from and by the funds and revenues and other security provided for the Bonds under the Bond Legislation.

This Bond is payable only from and secured by a pledge of the Revenues (as defined in the Bond Legislation) and unexpended proceeds of the Bonds. The Revenues shall be sufficient to pay the principal of and interest on all bonds which may be issued pursuant to the Act and which shall be set aside as a special fund hereby pledged for such purpose. This Bond does not constitute a corporate indebtedness of the Issuer within the meaning of any constitutional or statutory provisions or limitations, nor shall the Issuer be obligated to pay the same or the interest hereon, except from said special fund provided from the Revenues and unexpended proceeds of the Bonds. Pursuant to the Bond Legislation, in the event the 2000 A O & M Agreement (as defined in the Bond Legislation) is terminated, the Issuer has covenanted and agreed to establish and maintain just and equitable rates and charges for the use of the Series 2000 A Facilities and the services rendered thereby, and shall take actions necessary to provide funds, which shall be sufficient, together with other revenues of the Series 2000 A Facilities, to provide for the reasonable expenses of operation, repair and maintenance of the Series 2000 A Facilities, and to leave a balance each year equal to at least 115% of the maximum amount of principal of and interest on the Bonds payable in any year, and all other obligations on a parity with the Bonds; provided, however, that so long as there exists in the Reserve Account created for the Bonds, an amount equal to the maximum amount of principal and interest which will become due on the Bonds in any year, and in the respective reserve accounts established for any other obligations outstanding on a parity with the Bonds, an amount equal to the requirements therefor, such percentage may be reduced to 110%. The Issuer has entered into certain further covenants with the registered owners of the Bonds for the terms of which reference is made to the Bond Legislation. Remedies provided the registered owners of the Bonds are exclusively as provided in the Bond Legislation, to which reference is here made for a detailed description thereof.

Subject to the registration requirements set forth herein, this Bond is transferable, as provided in the Bond Legislation, only upon the books of the Registrar by the registered owner, or by its attorney duly authorized in writing, upon the surrender of this Bond, together with a written instrument of transfer satisfactory to the Registrar, duly executed by the registered owner or its attorney duly authorized in writing.

Subject to the registration requirements set forth herein, this Bond, under the provision of the Act is, and has all the qualities and incidents of, a negotiable instrument under the Uniform Commercial Code of the State of West Virginia.

All money received from the sale of this Bond, after reimbursement and repayment of all amounts advanced for preliminary expenses as provided by law and the Bond Legislation, shall be applied solely to the payment of the costs of the Project and costs of issuance hereof described in the Bond Legislation, and there shall be and hereby is created and granted a lien upon such moneys, until so applied, in favor of the registered owner of this Bond.

IT IS HEREBY CERTIFIED, RECITED AND DECLARED that all acts, conditions and things required to exist, happen and be performed precedent to and at the issuance of this Bond do exist, have happened, and have been performed in due time, form and manner as required by law, and that the amount of this Bond, together with all other obligations of the Issuer, does not exceed any limit prescribed by the Constitution or statutes of the State of West Virginia and that a sufficient amount of the Revenues received by the Issuer has been pledged to and will be set aside into said special fund by the Issuer for the prompt payment of the principal of and interest on this Bond.

All provisions of the Bond Legislation, resolutions and statutes under which this Bond is issued shall be deemed to be a part of the contract evidenced by this Bond to the same extent as if written fully herein.

IN WITNESS WHEREOF, the PUTNAM COUNTY BUILDING COMMISSION has caused this Bond to be signed by its Chairman, and its corporate seal to be hereunto affixed and attested by its Secretary, and has caused this Bond to be dated January 27, 2000.

[SEAL]

ATTEST:

Chairman

CH361612.1

# CERTIFICATE OF AUTHENTICATION AND REGISTRATION

This Bond is one of the Series 2000 A Bonds described in the within-mentioned Bond Legislation and has been duly registered in the name of the registered owner set forth above, as of the date set forth below.

Date: January 27, 2000.

ONE VALLEY BANK, NATIONAL

ASSOCIATION, as Registrar

Authorized Afficer

# Putnam County Building Commission (West Virginia) WDA Loans (Loan Program III) Series A (Use Fees)

# DEBT SERVICE SCHEDULE

	2021			
Date	Principal 3	Coupon (	Interest	Total P+I
6/01/2000	•	-	204,291.88	204,291.88
12/01/2000	•	<b>-</b>	204,291.88	204,291.88
6/01/2001	35,000.00	4.350%	204,291.88	239,291.88
12/01/2001	•		203,530.63	203,530.63
6/01/2002	50,000.00	4.800%	203,530.63	253,530.63
12/01/2002	•	•	202,330.63	202,330.63
6/01/2003	55,000.00	5.000%	202,330.63	257,330.63
12/01/2003	•	-	200,955.63	200,955.63
6/01/2004	55,000.00	5.000%	200,955,63	255,955.63
12/01/2004		-	199,580.63	199,580.63
6/01/2005	60,000.00	5.125%	199,580.63	259,580.63
12/01/2005	•	-	198,043.13	198,043.13
6/01/2006	60,000.00	5.250%	198,043.13	258,043.13
12/01/2006	•	•	196,468.13	196,468.13
6/01/2007	65,000.00	5.375%	196,468.13	261,468.13
12/01/2007	•	-	194,721.25	194,721.25
6/01/2008	70,000.00	5,400%	194,721.25	. 264,721.25
12/01/2008	•	•	192,831.25	192,831.25
6/01/2009	70,000.00	5.500%	192,831,25	262,831.25
12/01/2009		-	190,906.25	190,906.25
6/01/2010	75,000.00	5,600%	190,906.25	265,906.25
12/01/2010	-	-	188,806.25	188,806.25
6/01/2011	80,000.00	6,000%	188,806.25	268,806.25
12/01/2011	•	-	186,406,25	186,406.25
6/01/2012	85,000.00	6,000%	186,406.25	271,406,25
12/01/2012		-	183,856.25	183,856.25
6/01/2013	90,000.00	6.000%	183,856.25	273,856.25
12/01/2013	-	-	181,156.25	181,156.25
6/01/2014	95,000.00	5,000%	181,156.25	276,156.25
12/01/2014	-	*	178,306.25	178,306.25
6/01/2015	100,000.00	6.000%	178,306.25	278,306.25
12/01/2015	•	-	175,306.25	175,306.25
6/01/2016	105,000.00	5.250%	175,306.25	280,306.25
12/01/2016		•	172,025.00	172,025.00
6/01/2017	115,000.00	6.250%	172,025.00	287,025.00
12/01/2017	, •	•	168,431.25	168,431.25
6/01/2018	120,000.00	6.250%	168,431.25	288,431.25
12/01/2018	•	•	164,681.25	164,681.25
6/01/2019	125,000.00	6.250%	164,681.25	289,681.25
12/01/2019	-	•	160,775.00	160,775.00
6/01/2020	135,000.00	6.250%	160,775.00	295,775.00
12/01/2020	•	-	156,556.25	156,556.25
6/01/2021	145,000.00	6.125%	156,556.25	301,556.25
12/01/2021	•	•	152,115.63	152,115.63
6/01/2022	155,000.00	6.125%	152,115.63	307,115.63

# Putnam County Building Commission (West Virginia) WDA Loans (Loan Program III) Series A (Use Fees)

# DEBT SERVICE SCHEDULE

Date a	Principal	Coupon	Interest	Total P+I	
12/01/2022	•	-	147,368.75	147,368.75	
6/01/2023	160,000.00	6.125%	147,368.75	307,368.75	
12/01/2023	-	-	142,468.75	142,468.75	
6/01/2024	170,000.00	6.125%	142,468,75	312,468.75	
12/01/2024	•	-	137,262,50	137,262.50	
6/01/2025	185,000.00	6.125%	137,252,50	322,262.50	
12/01/2025	•	-	131,596,88	131,596,88	
6/01/2026	195,000.00	6.250%	131,596.88	326,596.88	
12/01/2026	•	<u>-</u>	125,503.13	125,503.13	
6/01/2027	205,000.00	6.250%	125,503,13	330,503,13	
12/01/2027	•	•	119,096,88	119,096.88	
6/01/2028	220,000.00	6.250%	119,096,88	339,096,88	
12/01/2028	•	•	112,221.88	112,221,88	
6/01/2029	230,000,00	6.250%	112,221.88	342,221.88	
12/01/2029	•	-	105,034,38	105,034.38	
6/01/2030	245,000.00	6.250%	105,034,38	350,034.38	
12/01/2030	•	•	97,378.13	97,378.13	
6/01/2031	260,000.00	6.375%	97,378.13	357,378.13	
12/01/2031			89,090,63	89,090.63	
6/01/2032	280,000.00	6.375%	89,090.63	369,090,63	·-····································
12/01/2032	•	•	80,165.63	80,165.63	
6/01/2033	295,000.00	6.375%	80,165.63	375,165,63	
12/01/2033	•	-	70,762.50	70,762,50	
6/01/2034	315,000.00	6.375%	70,762.50	385,762.50	
12/01/2034	-	4	60,721.88	60,721.88	
6/01/2035	335,000.00	6,375%	60,721.88	395,721.88	
12/01/2035	•	-	50,043.75	50,043.75	
6/01/2036	355,000.00	6.375%	50,043.75	405,043.75	•
12/01/2036		-	38,728,13	38,728.13	
6/01/2037	380,000.00	6.375%	38,728.13	418,728.13	
12/01/2037	-	-	25,615.63	26,615,63	
6/01/2038	405,000.00	6.375%	26,615.63	431,615.63	
12/01/2038	•	-	13,706.25	13,706.25	
6/01/2039	430,000.00	6.375%	13,706.25	443,706.25	
Total	6,610,000.00	• -	11,403,985.82	18,013,985.82	*

Ferris, Baker Wasts, Inc. West Virginia Public Finance Department

File = wda2000d.sf-Putnam-Putnam A1/24/2000 11:44 AM

<sup>\*</sup>Plus administrative fee as set forth on Schedule Y.

# (Form of)

# **ASSIGNMENT**

the	within				hereby	, Atto	rney to transfe	er the sa	aid Bond
	ne books titution in			ration of	f the withi	n Bond of the	said Issuer wi	th full j	ower o
		Dated	:		•	···			
In th	e presenc	e of:							

# STEPTOE & JOHNSON

BANK ONE CENTER, SIXTH FLOOR
P. O. BOX 2190
CLARESBURG, W. VA. 26302-2190

(304) 624-8000 FACSIMILE (304) 624-6183

1000 HAMPTON CENTER
P. O. BOX 1616
MORGANTOWN, W. V.A. 26507-1616
(304) 598-8000
FACSIMILE (304) 598-8116

(26 EAST BURKE STREET
P. O. BOX 2629
MARTINSBURG, W. VA. 25402-2629
(304) 263-8991
FACSIMILE (304) 262-3541

ATTORNEYS AT LAW

BANK ONE CENTER
SEVENTH FLOOR

P. O. BOX 1588

CHARLESTON, W. VA. 25326-1588

(304) 353-8000

FACSIMILE (304) 353-8180

January 27, 2000

RILEY BUILDING, FOURTH FLOOR
14TH AND CHAPLINE STREETS
P. O. BOX 150
WHEELING, W. VA. 26003-0020
(304) 233-0000
FACSIMILE (304) 233-0014

THE RIVERS OFFICE PARK
200 STAR AVENUE, SUITE 220
P. O. BOX 628
PARKETSBURG, W. VA. 26102-0628
(304) 422-6463

(304) 422-6463 FACSIMILE (304) 422-6462

ALAN 8. MOLLOHAN INNOVATION CENTER
1000 TECHNOLOGY DRIVE
P. O. BOX 2210
FAIRMONT, W. VA. 26554-8824
(304) 368-8000
FACSIMLE (304) 368-8413

WRITER'S DIRECT DIAL NUMBER

Putnam County Building Commission Waterworks Revenue Bonds, Series 2000 A (West Virginia Water Development Authority)

West Virginia Water Development Authority 180 Association Drive Charleston, West Virginia 25311

### Ladies and Gentlemen:

We are bond counsel to the Putnam County Building Commission (the "Governmental Agency"), a county building commission and public corporation of the State of West Virginia.

We have examined a certified copy of proceedings and other papers relating to the authorization of (i) a loan agreement dated January 27, 2000, including all schedules and exhibits attached thereto (the "Loan Agreement"), between the Governmental Agency and the West Virginia Water Development Authority (the "Authority") and (ii) the issue of a series of revenue bonds of the Governmental Agency, dated January 27, 2000 (the "Local Bonds"), to be purchased by the Authority in accordance with the provisions of the Loan Agreement. The Local Bonds are issued in the principal amount of \$6,610,000, in the form of one bond, registered as to principal and interest to the Authority, with interest payable semiannually on June 1 and December 1 of each year, commencing June 1, 2000, at the rates per annum as set forth on the "Schedule Y", which rates shall not exceed 6.5% per annum, and with principal payable annually on June 1 of each year, commencing June 1, 2001, all as set forth in the "Schedule Y" attached to the Loan Agreement and incorporated in and made a part of the Local Bonds.

The Local Bonds are issued for the purposes of (i) paying a portion of the costs of acquisition and construction of a new public waterworks system of the Governmental Agency, (ii) paying interest on the Local Bonds during construction of the Project and for not more than six month thereafter, and (iii) paying certain issuance and other costs in connection therewith.

We have also examined the applicable provisions of Chapter 8, Article 33 and certain provisions of Chapter 8, Article 16 of the Code of West Virginia, 1931, as amended (the "Local Statute"), and the bond ordinance duly enacted by the Governmental Agency on January 5, 2000, as supplemented by the Supplemental Resolution duly adopted by the Governmental Agency on January 26, 2000 (collectively, the "Local Act"), pursuant to and under which Local Statute and Local Act the Local Bonds are authorized and issued, and the Loan Agreement has been undertaken. The Local Bonds are subject to redemption prior to maturity to the extent, at the time, under the conditions and subject to the limitations set forth in the Local Act and the Loan Agreement.

Based upon the foregoing and upon our examination of such other documents as we have deemed necessary, we are of the opinion as follows:

- 1. The Loan Agreement has been duly authorized by and executed on behalf of the Governmental Agency and is a valid and binding special obligation of the Governmental Agency enforceable in accordance with the terms thereof.
- 2. The Loan Agreement inures to the benefit of the Authority and cannot be amended so as to affect adversely the rights of the Authority or diminish the obligations of the Governmental Agency without the consent of the Authority.
- 3. The Governmental Agency is a duly organized and presently existing county building commission and public corporation, with full power and authority to construct and acquire the Project and to operate and maintain the System referred to in the Loan Agreement and to issue and sell the Local Bonds, all under the Local Statute and other applicable provisions of law.
- 4. The Local Act and all other necessary orders and resolutions have been legally and effectively adopted or enacted by the Governmental Agency and constitute valid and binding obligations of the Governmental Agency enforceable against the Governmental Agency in accordance with their terms. The Local Act contains provisions and covenants substantially in the form of those set forth in Section 4.1 of the Loan Agreement.
- 5. The Local Bonds have been duly authorized, issued, executed and delivered by the Governmental Agency to the Authority and are valid and legally enforceable and binding special obligations of the Governmental Agency, payable from the sources set forth in the Local Act and secured by a first lien on and pledge of such sources, all in accordance with the terms of the Local Bonds and the Local Act.

West Virginia Water Development Authority Page 3

- 6. Under the Local Statute, the Local Bonds and the interest thereon are exempt from taxation by the State of West Virginia, and other taxing bodies of the State.
- 7. The Bonds have not been issued on the basis that the interest thereon is or will be excluded from gross income for federal income tax purposes. We express no opinion regarding the federal tax consequences arising with respect to the Bonds.

No opinion is given herein as to the effect upon enforceability of the Local Bonds of bankruptcy, insolvency, reorganization, moratorium and other laws affecting creditors' rights or in the exercise of judicial discretion in appropriate cases.

We have examined the executed and authenticated Local Bond numbered AR-1, and in our opinion the form of said bond and its execution and authentication are regular and proper.

Very truly yours,

STEPTOE & JOHNSON

01/26/00 731000/97001

J.			TANAMATA

# STEPTOE & JOHNSON

CLARKSBURG, W. VA. 26302-2190 (304) 624-8000 FACSIMILE (304) 624-8183

BANK ONE CENTER, SIXTH FLOOR

1000 HAMPTON CENTER P. O. BOX 1616 MORGANTOWN, W. VA. 26507-1616 (304) 598-8000

FACSIMILE (304) 598-8116

126 EAST BURKE STREET P. O. BOX 2629 MARTINSBURG, W. VA. 25402-2629 (304) 263-6991 FACSIMILE (304) 262-354;

ATTORNEYS AT LAW

BANK ONE CENTER

SEVENTH FLOOR

P. O. BOX 1588

CHARLESTON, W. VA. 25326-1588

(304) 353-8000

FACSIMILE (304) 353-8180

January 27, 2000

RILEY BUILDING, FOURTH FLOOR 14TH AND CHAPLINE STREETS P. O. BOX (50 WHEELING, W. VA. 26003-0020

(304) 233-0000 FACSIMILE (304) 233-0014

THE RIVERS OFFICE PARK 200 STAR AVENUE, SUITE 220

P. O. BOX 628 PARKERSBURG, W. VA. 26102-0628

(304) 422-6463 FACSIMILE (304) 422-6462

ALAN B. MOLLOHAN INNOVATION CENTER IDDD TECHNOLOGY DRIVE P. O. BOX 2210

FAIRMONT, W. VA. 26554-8824 (304) 368-8000 FACSIMILE (304) 368-8413

WRITER'S DIRECT DIAL NUMBER

Putnam County Building Commission Waterworks Revenue Bonds, Series 2000 A (West Virginia Water Development Authority)

West Virginia Water Development Authority 180 Association Drive Charleston, West Virginia 25311

### Ladies and Gentlemen:

We are bond counsel to the Putnam County Building Commission (the "Governmental Agency"), a county building commission and public corporation of the State of West Virginia.

We have examined a certified copy of proceedings and other papers relating to the authorization of (i) a loan agreement dated January 27, 2000, including all schedules and exhibits attached thereto (the "Loan Agreement"), between the Governmental Agency and the West Virginia Water Development Authority (the "Authority") and (ii) the issue of a series of revenue bonds of the Governmental Agency, dated January 27, 2000 (the "Local Bonds"), to be purchased by the Authority in accordance with the provisions of the Loan Agreement. The Local Bonds are issued in the principal amount of \$6,610,000, in the form of one bond, registered as to principal and interest to the Authority, with interest payable semiannually on June 1 and December 1 of each year, commencing June 1, 2000, at the rates per annum as set forth on the "Schedule Y", which rates shall not exceed 6.5% per annum, and with principal payable annually on June 1 of each year, commencing June 1, 2001, all as set forth in the "Schedule Y" attached to the Loan Agreement and incorporated in and made a part of the Local Bonds.

The Local Bonds are issued for the purposes of (i) paying a portion of the costs of acquisition and construction of a new public waterworks system of the Governmental Agency, (ii) paying interest on the Local Bonds during construction of the Project and for not more than six month thereafter, and (iii) paying certain issuance and other costs in connection therewith.

We have also examined the applicable provisions of Chapter 8, Article 33 and certain provisions of Chapter 8, Article 16 of the Code of West Virginia, 1931, as amended (the "Local Statute"), and the bond ordinance duly enacted by the Governmental Agency on January 5, 2000, as supplemented by the Supplemental Resolution duly adopted by the Governmental Agency on January 26, 2000 (collectively, the "Local Act"), pursuant to and under which Local Statute and Local Act the Local Bonds are authorized and issued, and the Loan Agreement has been undertaken. The Local Bonds are subject to redemption prior to maturity to the extent, at the time, under the conditions and subject to the limitations set forth in the Local Act and the Loan Agreement.

Based upon the foregoing and upon our examination of such other documents as we have deemed necessary, we are of the opinion as follows:

- 1. The Loan Agreement has been duly authorized by and executed on behalf of the Governmental Agency and is a valid and binding special obligation of the Governmental Agency enforceable in accordance with the terms thereof.
- 2. The Loan Agreement inures to the benefit of the Authority and cannot be amended so as to affect adversely the rights of the Authority or diminish the obligations of the Governmental Agency without the consent of the Authority.
- 3. The Governmental Agency is a duly organized and presently existing county building commission and public corporation, with full power and authority to construct and acquire the Project and to operate and maintain the System referred to in the Loan Agreement and to issue and sell the Local Bonds, all under the Local Statute and other applicable provisions of law.
- 4. The Local Act and all other necessary orders and resolutions have been legally and effectively adopted or enacted by the Governmental Agency and constitute valid and binding obligations of the Governmental Agency enforceable against the Governmental Agency in accordance with their terms. The Local Act contains provisions and covenants substantially in the form of those set forth in Section 4.1 of the Loan Agreement.
- 5. The Local Bonds have been duly authorized, issued, executed and delivered by the Governmental Agency to the Authority and are valid and legally enforceable and binding special obligations of the Governmental Agency, payable from the sources set forth in the Local Act and secured by a first lien on and pledge of such sources, all in accordance with the terms of the Local Bonds and the Local Act.

West Virginia Water Development Authority Page 3

- 6. Under the Local Statute, the Local Bonds and the interest thereon are exempt from taxation by the State of West Virginia, and other taxing bodies of the State.
- 7. The Bonds have not been issued on the basis that the interest thereon is or will be excluded from gross income for federal income tax purposes. We express no opinion regarding the federal tax consequences arising with respect to the Bonds.

No opinion is given herein as to the effect upon enforceability of the Local Bonds of bankruptcy, insolvency, reorganization, moratorium and other laws affecting creditors' rights or in the exercise of judicial discretion in appropriate cases.

We have examined the executed and authenticated Local Bond numbered AR-1, and in our opinion the form of said bond and its execution and authentication are regular and proper.

Very truly yours,

STEPTOE & ĴOHNSON

01/26/00 731000/97001

		`		
2				

Franklin L. Gritt, Jr.

Middleton Place 19 Valley Street

Winfield, WV 25213 (304) 586-3693 Fax 586-9412

January 27, 2000

Putnam County Building Commission Waterworks Revenue Bonds, Series 2000 A (West Virginia Water Development Authority)

Putnam County Building Commission Winfield, West Virginia

West Virginia Water Development Authority Charleston, West Virginia

Steptoe & Johnson Clarksburg, West Virginia

Ladies and Gentlemen:

I am counsel to the Putnam County Building Commission, a duly organized and presently existing county building commission and public corporation in Putnam County, West Virginia (the "Issuer"). As such counsel, I have examined a copy of the approving opinion of Steptoe & Johnson, as bond counsel, the loan agreement for the Bonds, dated January 27, 2000, including all schedules and exhibits attached thereto (the "Loan Agreement"), by and between the Issuer and the West Virginia Water Development Authority (the "Authority"), the Bond Ordinance duly enacted by the Issuer on January 5, 2000, the Supplemental Resolution duly adopted by the Issuer on January 26, 2000 (collectively, the "Bond Legislation"), the Agreement dated January 26, 2000, by and between the Issuer and West Virginia-American Water Company (the "Company") (the "2000 A O & M Agreement"), the Deed of Trust, Security Agreement and Fixture Filing dated January 27, 2000, by and between the Issuer and the trustees named therein for the benefit of the Authority (the "Deed of Trust") and other documents, papers, agreements, instruments and certificates relating to the above-captioned Bonds of the Issuer (the "Bonds") and orders of the County Commission of Putnam County relating to the Issuer and the appointment of members of the Issuer. All capitalized terms used herein and not otherwise defined herein shall have the same meanings set forth in the Bond Legislation and the Loan Agreement when used herein.

I am of the opinion that:

1. The Issuer is duly created and validly existing under the Constitution and laws of the State of West Virginia as a county building commission and public corporation of the State of West Virginia, with corporate power under Chapter 8, Article 33 of the West Virginia Code of 1931, as amended (the "Act").

Putnam County Building Commission, et al. Page 2

- 2. The Loan Agreement has been duly authorized, executed and delivered by the Issuer and, assuming due authorization, execution and delivery by the Authority, constitutes a valid and binding agreement of the Issuer enforceable in accordance with its terms.
- 3. The 2000 A O & M Agreement has been duly authorized, executed and delivered by the Issuer and, assuming due authorization, execution and delivery by the Company, constitutes a valid and binding agreement of the Issuer enforceable in accordance with its terms.
- 4. The Deed of Trust has been duly authorized, executed and delivered by the Issuer and constitutes a valid and binding agreement of the Issuer enforceable in accordance with its terms.
- 5. The members and officers of the Issuer have been duly, lawfully and properly appointed and elected, have taken the requisite oaths, and are authorized to act in their respective capacities on behalf of the Issuer.
- 6. The Bond Legislation has been duly adopted by the Issuer and is in full force and effect.
- 7. The execution and delivery of the Bonds, the 2000 A O & M Agreement, the Deed of Trust and the Loan Agreement and the consummation of the transactions contemplated by the Bonds, the 2000 A O & M Agreement, the Deed of Trust, the Loan Agreement and the Bond Legislation, and the carrying out of the terms thereof, do not and will not, in any material respect, conflict with or constitute, on the part of the Issuer, a breach of or default under any agreement, document or instrument to which the Issuer is a party or by which the Issuer or its properties are bound or any existing law, regulation, rule, order or decree to which the Issuer is subject.
- 8. To the best of my knowledge, there is no action, suit, proceeding or investigation at law or in equity before or by any court, public board or body, pending or threatened, wherein an unfavorable decision, ruling or finding would adversely affect the transactions contemplated by the Deed of Trust, the Loan Agreement, the 2000 A O & M Agreement, the Bonds and the Bond Legislation, the acquisition and construction of the Project, the operation of the System, the validity of the Bonds or the pledge of the Revenues therefor

All counsel to this transaction may rely upon this opinion as if specifically addressed to them.

Very truly yours,

Franklin L. Gritt, Jr.

	•		
,			

Attorney at Law

Middleton Place 19 Valley Street Winfield, WV 25213 (304) 586-3693 Fay 586-9412

Franklin L. Gritt, Jr.

January 27, 2000

Putnam County Building Commission Winfield, West Virginia

West Virginia Water Development Authority Charleston, West Virginia

Steptoe & Johnson Clarksburg, West Virginia

> Putnam County Building Commission Waterworks Revenue Bonds, Series 2000 A (West Virginia Water Development Authority)

#### And

Putnam County Building Commission
Waterworks Lease Revenue Bonds, Series 2000 B
(West Virginia Water Development Authority)

## Ladies and Gentleman:

I am counsel to the Putnam County Building Commission, a duly organized and presently existing county building commission and public corporation in Putnam County, West Virginia (the "Issuer"), and as such counsel:

1. I have investigated and ascertained the location of and am familiar with the legal description of the necessary easements and rights-of-way required for the Series A and Series B facilities.

- 2. I have examined the deed records of Putnam County, West Virginia in which the Series A and Series B facilities are to be constructed and, in my opinion, the Issuer has legal and valid fee simple title in the acquired easements and rights-of-way, sufficient to assure its undisturbed use and possession for the purpose of construction, operation, and maintenance of said facilities or that the Issuer may initiate formal condemnation proceedings to acquire the legal and valid fee simple title in certain un-acquired easements and rights-of-way, sufficient to assure its undisturbed use and possession for the purpose of construction, operation, and maintenance of the Series A and Series B facilities.
- 3. All deeds or documents required to be recorded in order to protect the title and interest of the Issuer in the acquired easements and rights-of-way for the Series A and Series B facilities have been duly recorded and filed for record in the Office of the Clerk of the County Commission of Putnam County, West Virginia.

Very truly yours,

Franklin L. Gritt, Jr.

•			
		P	

# JACKSON & KELLY PLLC

ATTORNEYS AT LAW

1600 LAIDLEY TOWER P. O. BOX 553

CHARLESTON, WEST VIRGINIA 25322

TELEPHONE 304-340-1000 TELECOPIER 304-340-1130

http://www.jacksonkelly.com

January 27, 2000

1144 MARKET STREET WHEELING, WEST VIRGINIA 26003 TELEPHONE 304-233-4000

1660 LINCOLN STREET DENVER, COLORADO 80264 TELEPHONE 303-390-0003

175 EAST MAIN STREET LEXINGTON, KENTUCKY 40595 TELEPHONE 606-255-9500

2401 PENNSYLVANIA AVENUE N.W. WASHINGTON, D.C. 20037 TELEPHONE 202-973-0200

MEMBER OF LEX MUNDI, THE WORLD'S LEADING ASSOCIATION OF INDEPENDENT LAW FIRMS.

Putnam County Building Commission Waterworks Lease Revenue Bonds, Series 2000 A (West Virginia Water Development Authority)

West Virginia-American Water Company Charleston, West Virginia

Putnam County Building Commission Winfield, West Virginia

West Virginia Water Development Authority

Charleston, West Virginia

Steptoe & Johnson Clarksburg, West Virginia

# Ladies and Gentlemen:

300 FOXCROFT AVENUE

MARTINSBURG, WEST VIRGINIA 25401

TELEPHONE 304-263-8800

256 RUSSELL AVENUE

NEW MARTINSVILLE, WEST VIRGINIA 26155

TELEPHONE 304-455-1751

6000 HAMPTON CENTER

MORGANTOWN, WEST VIRGINIA 26505

TELEPHONE 304-599-3000

412 MARKET STREET

PARKERSBURG, WEST VIRGINIA 26101

TELEPHONE 304-424-3490

1000 TECHNOLOGY DRIVE

FAIRMONT, WEST VIRGINIA 26554

TELEPHONE 304-368-2000

West Virginia corporation (the "Company"), in connection with an Agreement dated January 26, 2000, by and between the Putnam County Building Commission (the "Issuer") and the Company (the "2000 A O & M Agreement"), whereby the Issuer has agreed that the Series 2000 A Facilities should be acquired, constructed, equipped, operated, maintained, repaired and replaced by the Company. The above-captioned bonds (the "Bonds") are being issued by the Issuer under Chapter 8, Article 33 and certain provisions of Chapter 8, Article 16 of the West Virginia Code of 1931, as amended (collectively, the "Act"), and a Bond Ordinance duly enacted by the Issuer on January 5, 2000, as supplemented by the Supplemental Resolution duly adopted by the Issuer on January 26, 2000 (collectively, the "Bond Legislation"), for the purposes of (i) paying a portion of the costs of acquisition and construction of a new public waterworks system of the Issuer (the "Project") and (ii) paying certain costs of issuance and related costs. All capitalized terms used herein and not otherwise defined herein shall have the same meaning set forth in the Bond Legislation when used herein.

In connection with this opinion, we have examined and relied upon originals or copies, certified or otherwise identified to our satisfaction, of the Articles of Incorporation, a Certificate of Good Standing and the By-laws of the Company, and all amendments thereto, the 2000 A O & M Agreement, and such other records, instruments, agreements, certificates (including, without limitation, certificates of public officials and of officers of the Company) and other documents (collectively, the "Documents"), and have conducted such investigations of law, as we have deemed necessary for purposes of rendering this opinion. We have assumed the authenticity of the Documents submitted to us as originals, the conformity to originals of the Documents by all other parties thereto, if any. As to factual matters necessary for rendering our opinions herein, we have relied upon certificates of the Company with respect thereto without independently verifying the same.

Based upon and subject to the foregoing, we are of the opinion that:

- 1. The Company is a corporation duly created, validly existing and in good standing under the laws of the State of West Virginia, is qualified to do business in the State of West Virginia, and has full power and authority to execute and deliver the Documents to which the Company is a party and to undertake and perform its obligations thereunder.
- 2. The Documents to which the Company is a party have been duly authorized, executed and delivered by the Company, are valid and binding upon the Company, and are legally enforceable against the Company in accordance with the respective terms thereof so as to provide to the other respective parties the substantial enjoyment of the rights and benefits provided for therein, except as may be limited by the laws of bankruptcy, reorganization or other similar laws relating to or affecting the enforcement of creditors' rights generally, by the application of public policy or by the exercise of judicial discretion.
- 3. To our knowledge, there is no litigation, action, suit, proceeding or investigation at law or in equity before or by any court, public board or body, pending or threatened, against or affecting the Company, wherein an unfavorable decision, ruling or finding would materially adversely affect the Company or the financial condition or operations of the Company, or the transactions contemplated by the Documents to which the Company is a party, or which would materially adversely affect the Documents to which the Company is a party.

- 4. To our knowledge, the execution, delivery and performance of and compliance with the provisions of the Documents to which the Company is a party do not and will not violate, conflict with, or constitute or result in a breach of or default under, the Articles of Incorporation or By-laws of the Company or any material agreement, instrument, document, indenture, mortgage, deed of trust, lease, contract, law, judgment, decree, order, statute, rule or regulation to which the Company is a party, by which the Company or its properties are bound or which may otherwise be applicable to the Company.
- The Issuer and the Company have received all permits, licenses, approvals, consents, exemptions, orders, certificates and authorizations necessary for the issuance of the Bonds, the acquisition and construction of the Project, the operation of the System and the imposition of rates and charges, including, without limitation, all requisite orders, consents, certificates and approvals from The County Commission of Putnam County, the West Virginia Infrastructure and Jobs Development Council and the Public Service Commission of West Virginia, and the Issuer and the Company have taken any other action required for the imposition of such rates and charges, including, without limitation, the adoption of a resolution prescribing such rates and charges. The Issuer and the Company have received the Commission Order of the Public Service Commission of West Virginia entered on January 11, 2000, and the Commission Order of the Public Service Commission of West Virginia entered on January 26, 2000, both in Case No. 99-0674-PWD-PC-CN, granting a certificate of public convenience and necessity for the Series 2000 A Facilities and approving the financing therefor. The time for appeal of such Orders has not expired prior to the date hereof. However, the parties to such Orders have stated that they will not appeal such Final Orders. Such Final Orders are not subject to any appeal, further hearing, reopening or rehearing by any customer, protestant, intervenor or other person not a party to the original application.

Very truly yours,

•		

#### PUTNAM COUNTY BUILDING COMMISSION

Waterworks Revenue Bonds, Series 2000 A (West Virginia Water Development Authority)

# GENERAL CERTIFICATE OF ISSUER AND ATTORNEY ON:

- TERMS
- 2. NO LITIGATION
- GOVERNMENTAL APPROVALS AND BIDDING
- 4. NO ADVERSE FINANCIAL CHANGE; INDEBTEDNESS
- 5. CERTIFICATION OF COPIES OF DOCUMENTS
- 6. INCUMBENCY AND OFFICIAL NAME
- 7. LAND AND RIGHTS-OF-WAY
- 8. MEETINGS, ETC.
- 9. CONTRACTORS' INSURANCE, ETC.
- 10. LOAN AGREEMENT
- 11. [RESERVED]
- 12. SIGNATURES AND DELIVERY
- 13. BOND PROCEEDS
- 14. PUBLICATION AND PUBLIC HEARING ON BOND ORDINANCE
- 15. NO FEDERAL GUARANTY
- 16. SPECIMEN BONDS
- 17. CONFLICT OF INTEREST

We, the undersigned CHAIRMAN and undersigned SECRETARY of the Putnam County Building Commission in Putnam County, West Virginia (the "Issuer"), and the undersigned Counsel to the Issuer, hereby certify in connection with the \$6,610,000 Putnam County Building Commission Waterworks Revenue Bonds, Series 2000 A (West Virginia Water Development Authority) (the "Bonds"), as follows:

- 1. TERMS: All capitalized words and terms used in this General Certificate and not otherwise defined shall have the same meaning as set forth in the Bond Ordinance of the Issuer duly enacted January 5, 2000, and a Supplemental Resolution duly adopted January 26, 2000 (collectively, the "Bond Legislation").
- 2. NO LITIGATION: No action, suit, inquiry, investigation, litigation, controversy or proceeding is pending against or affecting the Issuer or to our knowledge threatened against the Issuer in any court or administrative or governmental body or

arbitration board contesting or affecting the due organization and valid existence or power of the Issuer or the title of its officers to their respective offices or the validity, due authorization and execution of the documents relating to the Bonds (the "Bond Documents") or the enactment of the Bond Legislation, or attempting to limit, enjoin or otherwise affect, restrict or prevent the Issuer from executing, delivering or issuing the Bonds or the Series 2000 A Facilities or otherwise performing the transactions contemplated in the Bond Documents, or functioning and collecting Revenues pledged to the payment of the Bonds and other income, or which would adversely affect the validity or enforceability of the Bond Documents or any other document, instrument or agreement in connection therewith.

- 3. GOVERNMENTAL APPROVALS AND BIDDING: All applicable approvals, permits, exemptions, consents, authorizations, registrations and certificates required by law for the acquisition, construction and operation of the Series 2000 A Facilities, and the issuance of the Bonds have been obtained and remain in full force and effect, and competitive bids for the acquisition and construction of the Series 2000 A Facilities have been solicited in accordance with Chapter 5, Article 22, Section 1 of the Official West Virginia Code of 1931, as amended, which bids remain in full force and effect.
- 4. NO ADVERSE FINANCIAL CHANGE; INDEBTEDNESS: There has been no adverse change in the financial condition of the Issuer since the approval and execution and delivery by the Issuer of the Loan Agreement, and the Issuer has met all conditions prescribed in the Loan Agreement entered into between the Issuer and the Authority.

There are no outstanding bonds or other obligations of the Issuer which will rank prior to or on a parity with or junior and subordinate to the Series 2000 A Bonds as to liens, pledge, source of and security for payment.

5. CERTIFICATION OF COPIES OF DOCUMENTS: The copies of the below-listed documents hereto attached or delivered herewith or heretofore delivered are true, correct and complete copies of the originals of the documents of which they purport to be copies, and such original documents are in full force and effect and have not been repealed, rescinded, amended or changed in any way unless modification appears from later documents also listed below:

Bond Ordinance

Conformed Ordinance

Supplemental Resolution

Deed of Trust, Security Agreement and Fixture Filing

Loan Agreement

Public Service Commission Orders

Infrastructure Council Approval

County Commission Order Creating Issuer

County Commission Orders Appointing Current Members of Issuer

Oaths of Office of Current Members

Bylaws of Issuer

Minutes on Adoption of Bond Ordinance and Supplemental Resolution

Affidavit of Publication of Bond Ordinance and Notice of Public Hearing

Agreement between Issuer and Company

6. INCUMBENCY AND OFFICIAL NAME: The proper name of the Issuer is "Putnam County Building Commission," and the Issuer is a public corporation with perpetual existence and a county building commission, with principal office and situate in the City of Winfield, Putnam County, West Virginia. Each of the following persons has been duly appointed to the Board of the Issuer by The County Commission of Putnam County and each member was, at the time of such appointment, and presently is, duly qualified, authorized and acting in accordance with the provisions of West Virginia law for such office, for a term of office expiring on the date set opposite his or her name below:

<u>Member</u>
---------------

#### Term Expires

Robert F. Hatfield	August 27, 1996 - August 27, 2001
Charles Sigman	July 17, 1995 - July 17, 2000
Frank M. Armada	August 27, 1997 - August 26, 2002

Robert F. Hatfield is the duly appointed, qualified and acting Chairman of the Issuer. Charles Sigman is the duly appointed, qualified and acting Secretary of the Issuer. Franklin L. Gritt, Jr. is the duly appointed, qualified and acting Counsel to the Issuer.

The aforesaid have duly taken the prescribed oaths of office and have duly filed any bonds required by law.

- 7. LAND AND RIGHTS-OF-WAY: All land in fee simple and all rights-of-way and easements necessary for the acquisition, construction, operation and maintenance of the Series 2000 A Facilities have been acquired or can and will be acquired by purchase, or, if necessary, by condemnation by the Issuer and are adequate for such purposes and are not or will not be subject to any liens, encumbrances, reservations or exceptions which would adversely affect or interfere in any way with the use thereof for such purposes. The costs thereof, including costs of any properties which may have to be acquired by condemnation, are, in the opinion of all the undersigned, within the ability of the Issuer to pay for the same without jeopardizing the security of or payments on the Bonds.
- 8. MEETINGS, ETC.: All actions, ordinances, resolutions, orders and agreements taken by and entered into by or on behalf of the Issuer in any way connected with the acquisition, construction, operation and financing of the Series 2000 A Facilities were authorized or adopted at regular or special meetings of the Issuer duly and regularly called and held pursuant to the By Laws of the Issuer and all applicable statutes, including, particularly and without limitation, Chapter 6, Article 9A, of the West Virginia Code of 1931, as amended, and a quorum of duly elected or appointed, as applicable, qualified and acting members of the Board of the Issuer was present and acting at all times during all such meetings. All notices required to be posted and/or published were so posted and/or published.
- 9. CONTRACTORS' INSURANCE, ETC.: All contractors have been required to maintain Worker's Compensation, public liability and property damage insurance, and builder's risk insurance where applicable, in accordance with the Bond Legislation. All insurance for the System required by the Bond Legislation is in full force and effect.
- 10. LOAN AGREEMENT: As of the date hereof, (i) the representations of the Issuer contained in the Loan Agreement are true and correct in all material respects as if made on the date hereof; (ii) the Loan Agreement does not contain any untrue statement of a material fact or omit to state any material fact necessary to make the statements therein, in light of the circumstances under which they were made, not misleading; (iii) to the best knowledge of the undersigned, no event affecting the Issuer has occurred since the date of the Loan Agreement which should be disclosed for the purpose for which it is to be used or which it is necessary to disclose therein in order to make the statements and information in the Loan Agreement not misleading; and (iv) the Issuer is in compliance with the Loan Agreement.

## 11. [RESERVED]

12. SIGNATURES AND DELIVERY: On the date hereof, the undersigned Chairman did officially sign all of the Bonds of the aforesaid issue, all dated the date hereof by his or her manual signature, and the undersigned Secretary did officially cause the official seal of the Issuer to be affixed upon each of said Bonds and to be attested by his

or her manual signature, and the Registrar did officially authenticate and deliver the Bonds to a representative of the Authority as the original purchaser of the Bonds under the Loan Agreement. Said official seal is also impressed above the signatures appearing on this certificate.

- 13. BOND PROCEEDS: On the date hereof, the Issuer received from the Authority \$6,318,176.20, the agreed purchase price of the Bonds.
- 14. PUBLICATION AND PUBLIC HEARING ON BOND ORDINANCE: Upon adoption of the Bond Ordinance, an abstract thereof, determined by the Issuer to contain sufficient information as to give notice of the contents thereof, was published once each week for 2 successive weeks, with not less than 6 full days between each publication, the first such publication occurring not less than 10 days before the date stated below for the public hearing, in the Charleston Gazette a newspaper of general circulation in Putnam County, together with a notice to all persons concerned, stating that the Bond Ordinance had been adopted and that the Issuer contemplated the issuance of the Bonds described in such Bond Ordinance, stating that any person interested may appear before the Commission at the public hearing held at a public meeting of the Issuer on the 5th day of January, 2000, at 9:30 a.m., in the County Commission Meeting Room of the Putnam County Courthouse and present protests, and stating that a certified copy of the Bond Ordinance was on file at the office of the Secretary of the Issuer for review by interested parties during the office hours of the Issuer. At such hearing all objections and suggestions were heard by the Board of the Issuer and the Bond Ordinance became finally adopted, enacted and effective as of the date of such public hearing, and remains in full force and effect.
- 15. NO FEDERAL GUARANTY: The Bonds are not and will not be, in whole or part, directly or indirectly, federally guaranteed within the meaning of Section 149(b) of the Code.
- 16. SPECIMEN BONDS: Delivered concurrently herewith is a true and accurate specimen of the Bond.
- 17. CONFLICT OF INTEREST: No member, officer or employee of the Issuer has a substantial financial interest, direct, indirect or by reason of ownership of stock in any corporation, in any contract with the Issuer or in the sale of any land, materials, supplies or services to the Issuer or to any contractor supplying the Issuer, relating to the Bonds, the Bond Legislation and/or the Series 2000 A Facilities, including, without limitation, with respect to the Depository Bank. For purposes of this paragraph, a "substantial financial interest" shall include, without limitation, an interest amounting to more than 5% of the particular business enterprise or contract.

WITNESS our signatures and the official seal of the PUTNAM COUNTY BUILDING COMMISSION on this 27th of January, 2000.

[CORPORATE SEAL]

**SIGNATURE** 

OFFICIAL TITLE

Chairman

Secretary

Counsel to Issuer

01/26/00 731000/97001

## PUTNAM COUNTY BUILDING COMMISSION

Waterworks Revenue Bonds, Series 2000 A (West Virginia Water Development Authority)

# GENERAL CERTIFICATE OF WEST VIRGINIA-AMERICAN WATER COMPANY ON:

- INCUMBENCY AND SIGNATURES
- 2. DUE INCORPORATION AND GOOD STANDING
- 3. CERTIFICATION OF COPIES OF DOCUMENTS
- 4. AUTHORIZATION FOR EXECUTION AND DELIVERY OF DOCUMENTS
- 5. EXECUTION, DELIVERY AND VALIDITY OF AGREEMENT
- 6. NO LITIGATION
- 7. AGREEMENTS AND OBLIGATIONS
- 8. NO CHANGE IN CONDITION
- 9. PERMITS; PUBLIC SERVICE COMMISSION ORDERS

The undersigned VICE PRESIDENT of WEST VIRGINIA-AMERICAN WATER COMPANY, a corporation located within and incorporated under the laws of the State of West Virginia (the "Company"), HEREBY CERTIFIES in connection with the authorization, execution and delivery of an Agreement, dated January 26, 2000, by and between the Putnam County Building Commission (the "Issuer") and the Company (the "2000 A O & M Agreement"), relating to the acquisition, construction and equipping of the Project and the subsequent operation, maintenance, repair and replacement of the Series 2000 A Facilities, pursuant to a Bond Ordinance of the Issuer enacted January 5, 2000, as supplemented by a Supplemental Resolution of the Issuer adopted January 26, 2000 (collectively, the "Bond Legislation") authorizing the Waterworks Revenue Bonds, Series 2000 A (West Virginia Water Development Authority) in the total aggregate principal amount of \$6,610,000 (the "Bonds"), to be issued to the West Virginia Water Development Authority (the "Authority"), all capitalized terms used herein and not otherwise defined herein to have the same meanings set forth in the Bond Legislation, as follows:

1. INCUMBENCY AND SIGNATURES: The undersigned is and was at all relevant times the duly elected, qualified and serving Vice President of the Company, duly elected or appointed by the Board of Directors of the Company, and is familiar with the terms of the transactions described in the Documents, herein defined. Set forth below is my true and genuine signature.

- 2. DUE INCORPORATION AND GOOD STANDING: The Company is a corporation duly created, validly existing and in good standing under the laws of the State of West Virginia, duly authorized to conduct its affairs and transact business in the State of West Virginia, and is not prohibited by any provision of its Articles of Incorporation or By-Laws from conducting its business described in, or effectuating the transactions contemplated in, the 2000 A O & M Agreement and the other Documents, herein defined.
- 3. CERTIFICATION OF COPIES OF DOCUMENTS: The copies of the below-listed documents (the "Documents") hereto attached or delivered herewith or heretofore delivered are true, correct and complete copies of the originals of the documents of which they purport to be copies, and such original documents are in full force and effect and have not been repealed, rescinded, amended or changed in any way unless modification appears from later documents also listed below:

Certified copy of Certificate of Good Standing

Orders of the Public Service Commission of West Virginia

2000 A O & M Agreement

- 4. AUTHORIZATION FOR EXECUTION AND DELIVERY OF DOCUMENTS: The Company has full and all requisite right, power and authority to own and operate its properties, to carry on its business as now conducted, to execute, deliver and carry out and perform the terms, obligations and conditions set forth in the Documents.
- EXECUTION, DELIVERY AND VALIDITY OF AGREEMENT. The 5. 2000 A O & M Agreement has been duly authorized, executed and delivered by the Company and on its behalf by duly chosen, qualified and acting officers of the Company, has not been altered, modified or otherwise amended and is in full force and effect as of the date hereof. The 2000 A O & M Agreement constitutes a valid and legally binding agreement and obligation of the Company enforceable in accordance with its terms, except (i) as the same shall be subject to limitations upon the right to obtain judicial orders requiring specific performance or granting injunctive relief, (ii) as may be limited by the laws of bankruptcy, reorganization or other similar laws relating to or affecting the enforcement of creditors' rights generally, and (iii) as enforceability of indemnity provisions contained therein may be limited under applicable laws or may be against public policy. The execution and delivery of the 2000 A O & M Agreement by the Company and the compliance with the provisions thereof will not conflict with, result in a breach of the terms, conditions or provisions of or constitute a default under, or result in the creation or any imposition of any lien, charge or encumbrance upon any of the property or assets of the Company pursuant to, the Articles of Incorporation or By-laws of the Company or the terms of any indenture, mortgage, deed of trust, loan agreement, undertaking or other agreement, document or instrument to which the

Company is a party or bound or to which any of the property or assets of the Company are subject, nor will such action conflict with, result in a material breach of, constitute a default under or result in a violation of any statute, law, ordinance, judgment, ruling, decree, order, rule or regulation to which the Company is subject or to which any of its properties are subject or which is applicable to the transactions described herein; and no consent, certificate, approval, authorization, order, registration, exemption or qualification of or with any court or any regulatory authority or any governmental authority or body is required for the execution and delivery of the 2000 A O & M Agreement by the Company or in connection with the Project, the 2000 A O & M Agreement or the transactions contemplated thereby, except those already obtained.

- 6. NO LITIGATION: No litigation, proceeding, suit, inquiry, action or investigation at law or in equity is pending or, to the knowledge of the undersigned, threatened (or is there any basis therefor), against or affecting the Company in or before or by any court, public board or administrative body, which would restrain or enjoin the execution or delivery of the Documents or the performance of any obligations of the Company contained therein or matters in connection therewith, or in any way contesting or affecting the Documents, or attempting to limit, restrain, enjoin or prevent the Company from functioning and making the payments required thereunder, or which questions the validity of the Documents or any documents or the transactions contemplated thereby, or contesting the corporate existence of the Company, or wherein an unfavorable decision, ruling or finding would have a material adverse effect upon the financial condition of the Company, the validity or enforceability of the Documents, the Company's ability to perform its obligations under the Documents or the corporate existence or powers of the Company. There is no action or proceeding pending or threatened looking toward liquidation or dissolution of the Company.
- 7. AGREEMENTS AND OBLIGATIONS: All agreements, covenants, arrangements and conditions to be complied with or satisfied and all obligations to be performed by the Company pursuant to or in connection with the Documents or the transactions contemplated thereby on or prior to the date of such documents have been complied with, satisfied and performed and there are no defaults or events of default under the Documents or such documents which have occurred and are continuing.
- 8. NO CHANGE IN CONDITION: There have been no undisclosed material adverse changes in the financial condition of the Company since the offer by the Authority to purchase the Bonds.
- 9. PERMITS; PUBLIC SERVICE COMMISSION ORDERS: The Issuer and Company have received all permits, licenses, approvals, consents, exemptions, orders, certificates and authorizations necessary for the issuance of the Bonds, the acquisition and construction of the Project, the operation of the System and the imposition of rates and charges, including, without limitation, all requisite orders, consents, certificates and

approvals from The County Commission of Putnam County, the West Virginia Infrastructure and Jobs Development Council and the Public Service Commission of West Virginia, and the Issuer and the Company have taken any other action required for the imposition of such rates and charges, including, without limitation, the adoption of a resolution prescribing such rates and charges. The Issuer and Company have received the Commission Order of the Public Service Commission of West Virginia entered on January 11, 2000, and the Commission Order of the Public Service Commission of West Virginia entered on January 26, 2000, both in Case No. 99-0674-PWD-PC-CN, granting a certificate of public convenience and necessity for the Series 2000 A Facilities and approving the financing therefor. The time for appeal of such Orders has not expired prior to the date hereof. However, the parties to such Orders have stated that they will not appeal such Orders. The Company hereby certifies that it will not appeal such Orders. Such Orders are not subject to any appeal, further hearing, reopening or rehearing by any customer, protestant, intervenor or other person not a party to the original application.

IN WITNESS WHEREOF, I have hereunto set my hand on this 27th day of January, 2000.

WEST VIRGINIA-AMERICAN WATER COMPANY

ichaf A. Milla

Vice President

shin M. Chaulrers

ATTEST:

01/26/00**′** 731000/97001

# **PUTNAM COUNTY BUILDING COMMISSION**

Waterworks Revenue Bonds, Series 2000 A (West Virginia Water Development Authority)

# **ENGINEER'S CERTIFICATE**

I, David A. Carovillano, Registered Professional Engineer, West Virginia License No. 12347, of West Virginia-American Water Company, Charleston, West Virginia (the "Company"), Consulting Engineers, hereby certify as follows:

- 1. My company is engineer for the acquisition and construction of a new public waterworks system (the "Project") of the Putnam County Building Commission (the "Issuer"), to be constructed primarily in Putnam County, West Virginia, which acquisition and construction are being permanently financed in part by the above-captioned bonds (the "Bonds") of the Issuer. Capitalized words not defined herein shall have the meanings set forth in the Bond Ordinance enacted by the Issuer on January 5, 2000, and the Loan Agreement dated January 27, 2000, by and between the Issuer and the West Virginia Water Development Authority (the "Authority").
- 2. The Bonds are being issued for the purposes of (i) paying a portion of the costs of acquisition and construction of the Project; (ii) paying interest on the Bonds during construction of the Project and for not more than 6 months thereafter; and (iii) paying certain costs of issuance and related costs.
- 3. To the best of my knowledge, information and belief, (i) within the limits and in accordance with the applicable and governing contractual requirements relating to the Project, the Project will be constructed in general accordance with the approved plans, specifications and designs prepared by the Company and approved by Bureau for Public Health and the Public Service Commission of West Virginia and any change orders approved by the Issuer and all necessary governmental bodies; (ii) the Project, as designed, is adequate for its intended purpose and has a useful life of at least 40 years if properly operated and maintained, excepting anticipated replacements due to normal wear and tear; (iii) the Issuer has received bids for the acquisition and construction of the Project which are in an amount and otherwise compatible with the plan of financing as set forth in the Schedule A attached hereto as Exhibit A and the Company has ascertained that all successful bidder(s) have made required provisions for all insurance and payment and performance bonds and that such insurance policies or binders and such bonds have been verified for accuracy; (iv) the successful bidder(s) received any and all addenda to the original bid documents; (v) the bid documents relating to the Project reflect the Project as approved by the Bureau for Public Health and

Date: January 26, 2000

# SCHEDULE A

NAME OF GOVERNMENTAL AGENCY: <u>Putnam County Building Commission</u>
ESTIMATED TOTAL COST OF PROJECT, SOURCES OF FUNDS AND COST OF
AUTHORITY FINANCING.

#### A. Cost of Project Construction \$ 8,726,332 1A. Design \$ 531,271 2. Technical Services 30,666 3. Legal and Fiscal 40,000 4. Administrative/Inspection \$ 732,517 5. Site and Other Lands 40,000 Step I and/or Step II (Design) or Other Loan Repayment (Specify Type: \$ Interim Financing Costs \$ 8. Contingency \$ 872,633 \$ 10,973,419 B. Sources of Funds 10. Federal Grants! (Specify Source) S 11. State Grants: (Specify Source) \$ 12. Other Grants: (Specify Source) S 13. Any Other Source 2 (Specify) WVAWC 1,590,000 14. Total of Lines 10 through 13 **\$** 1,590,000 15. Net Proceeds Required from Bond Issue (Line 9 less Line 14) **\$** 9,383,419

Attach supporting documentation not previously submitted. If not yet available, state such and expectations as to availability.

<sup>&</sup>lt;sup>2</sup> For example: interest earnings during construction, if applicable. Include the proceeds of any parity or subordinate bond issue to be used for such purpose and attach supporting documentation if available (if not yet available, state such and exceptions as to availability).

# C. Cost of Financing

16. Capitalized Interest \$ 272,500 (Construction period plus six months)

17. Funded Reserve Account 3

18. Other Costs 4 (Note 1) <u>\$ 754,081</u>

19. Total Cost of Financing
(Lines 16 through 18)

S 1.026,581

20. Size of Bond Issue \$10,410,000 (Line 15 plus Line 19)

Additional or explanatory material may be provided on additional sheets attached to Schedule A.

SIGNATURE OF AUTHORIZED

OFFICE OF APPLICANT

SIGNATURE OF ENGINEER

Note 1: Includes \$198,120 deposited to Escrow Account

<sup>&</sup>lt;sup>3</sup> Consult with bond counsel and the Authority before assuming a funded reserve.

<sup>&</sup>lt;sup>4</sup> For example, fees of bond counsel for the Governmental Agency.

N.		
·		



# Laura G. Gardner, CPA

P.O. Box 609 Poca, WV 25159

304 757-5710 304 757-7520 fax penguin@citynet.net

January 27, 2000

Putnam County Building Commission Waterworks Revenue Bonds, Series 2000 A (West Virginia Water Development Authority)

West Virginia Water Devlopment Authority Charleston, West Virginia

Ladies and Gentlemen:

Based upon the agreed payments to be made by West Virginia-America Water Company (the "Company") to the Putnam County Building Commission (the "Issuer"), under that certain Agreement dated as of January 26, 2000, by and between the Company and the Issuer, as approved in the Final Order of the Public Service Commission of West Virginia entered January 11, 2000, in Case No. 99-0674-PWD-PC-CN, it is my opinion that such payments will be sufficient to provide revenues which will be sufficient to pay 100% of the maximum amount required in any year for debt service on the Waterworks Revenue Bonds, Series 2000 A (West Virginia Water Development Authority), to be issued to the West Virginia Water Development Authority on the date hereof.

Very truly yours,

Laura G. Gardner, CPA

Louis & Dardier

Certificate No. 1237

WEST VIRGINIA:

At a REGULAR SESSION of the COUNTY COMMISSION of Putnam County, West Virginia, held is and for said County at the Court House thereof, pursuant to law on Thursday the 28th day August, 1980.

PRESENT: R. B. ALLEN, President
Leff Moore, Commissioner

\*\*\*\*\*\*

IN THE COUNTY COMMISSION OF PUTNAM COUNTY, WEST VIRGINIA

The Putnam County Commission sitting in regular session this 28th day of August, 1980, does hereby, CRDER that there be created and established a County Building Commission, punsuant to Chapter 8, Article 33 of the West Virginia Code, as amended (the "Act"), to be known as the Putnam County Building Commission, which said Building Commission shall have all the powers rights and duties as set forth in the Act, subject to the proviso hereinafter set forth, with the number of members for said Building Commission set at three, with the original Board of said Building Commission consisting of three members.

Upon the expiration of an original Board member's term, the new appointment shall be for 5 years. No more than two-thirds of the members of said Board may be from the same political party, and no member may be an officer of or be employed by the United States Government, the State of West Virginia, or any County or political subdivision thereof of any political party.

Vacancies on said Board shall be filled as specified by the Act., All member of said Board shall be residents of the County of Putnam. Appointments to said Board shall be made by the County Commission.

It is hereby, ORDERED that the initial members of said Building Commission be, and they are hereby, appointed for the following initial terms:

Robert Hatfield, - Hurricane, for a term of 1 year; Frank Armoda, - Poca, for a term of 2 years; and Charles Sigman, - Poca, for a term of 3 years.

all said terms shall run from the date of entery of this Order.

PROVIDED, however, that the said Building Commission shall not undertake any proient of exercise any of the powers authorized by the provisions of the Act in support on furtherance of any project, unless such project is first approved by the County Commission by order entered of record.

It is, hereby, CRDERKO that the Putnam County Building Commission be and the same as Hereby sutherized to arrange, under the provisions of the Act, the acquisition, construction and financing of the costs of a new 68-bed Putnam County General or actue care hospital things County; and in regard thereto, to exercise any and all the powers conferred upon the Lossian by the Act.

this 28th day of August, 1980.

S/ R. B. Allen R. B. Allen, President

> Absent John D. Henson, Commissione

S/ Leff Moore, Commissioner

Approved to to form:

James Lee Thompson rosecuting Attorney of Putnam County.

·				
	a.			
			·	
,				

# IN THE COUNTY COMMISSION OF PUTNAM COUNTY, WEST VIRGINIA

The County Commission of Putnam County, West Virginia, sitting in regular session this the 17th day March, 1999 does hereby REAPPOINT Mr. Frank Armada, 1 Armada Building, Teays Valley Roll-Hurricane, West Virginia 25526 to the Putnam County Building Commission with a term to become effective August 27, 1997 and expire August 26, 2002.

It is further ORDERED that the Clerk of this Commission certify one copy of this order to the above-nar appointee.

ENTER NUNC PRO TUNC this the 17th day of March, 1999 as of August 27, 1997.

Clinton Beaver, President

James H. Caruthers, Jr., Commissioner

James A. Withrow, Commissioner

# IN THE COUNTY COMMISSION OF PUTNAM COUNTY, WEST VIRGINIA

The County Commission of Putnam County, West Virginia sitting in regular session this 17th day of July, 1995, does hereby RE-APPOINT Charles Sigman, P. O. Box 585, Poca, WV 25159 to serve as a member of the Putnam County Building Commission for a five (5) year term. This term will expire 7-17-00.

Enter this 17th day of July, 1995.

Stephen Hodges, JR., President

Franklin D. Bannister, Commissioner

James H. Caruthers, Jr., Commissioner

COPY

# IN THE COUNTY COMMISSION OF PUTNAM COUNTY, WEST VIRGINIA

The County Commission of Putnam County. West Virginia, sitting in regular session this the 17th day of March, 1999 does hereby REAPPOINT Mr. Robert Hatfield, Poplar Fork Road, Hurricane, WV 25526 to the Putnam County Building Commission with a term to become effective August 27, 1996 and expire August 26, 2001.

It is further ORDERED that the Clerk of this Commission certify one copy of this order to the above-name appointee.

ENTER NUNC PRO TUNC this the 17th day of March, 1999 as of August 27, 1996.

Clinton Beaver, President

James H. Caruthers, Jr., Commissioner

James A. Withrow, Commissioner

# OFFICIAL OATH

STATE OF WEST VIRGINIA,
PUTNAM COUNTY, SS:

to record therein.

Ι,	Frank Armada	do solemnly
swear that I	will support the Constitu	ution of the United States
and the Const	itution of the State of M	West Virginia, and that I
will faithful	ly discharge the duties	of the office of
Putnam County	Building Commission	
(term to expx	ire 8/26/2002)	
	f my skill and judgement	and Marioda
of April	, 19 <u>99</u>	
	Putn Winf	CLERK am County Commission, ield, West Virginia
	STATE OF WEST VIRGINIA  County of Putnam, to-wit:  1, MICHAEL W. ELLIOTT, Clerk of the County Commission of said County, do hereby certify that the foregoing writing was this day produced to me in my said office and together with the certificate thereto annexed, was duly admitted	Given under my hand this  23 day of April 1999  Mickey Wells Clerk.

Official Octhor
Soch 9
Yay 153

STATE OF V	WEST VIRGINIA, )			
Puba	m County,			
ĭ,	Charles Sigman			
			do sole	emnly swear that I will
	Constitution of the United States of America,			
	duties of the office of Putnam Count			
to expire	7/17/00	to tl	e best of my skill and judg	ment, so help me God.
			rles Sigman	
Subscrib	bed and swom to before me this4th	day of	March	
		Har	old Summers Putnam County Commission, W. V	Clerk.
•		By Col	leen Stone	, Deputy.
WEST VIRGI	INIA, Putnam County Commission Clerk's Of	ice, March	4,19	96
This day	y the foregoing oath together with certificate			
	At	est: Hanold	Summers)	, Clerk.
	•	Ru V. S	Seibert	D 1

# OFFICIAL OATH

STATE OF WEST VIRGINIA, PUTNAM COUNTY, SS:

	•	
Ι,	Robert Hatfield	do solemnly
swear that I will s	apport the Constitution o	of the United States
and the Constitution	n of the State of West Vi	rginia, and that I
will faithfully disc	charge the duties of the	office of
Putnam County Build	ing Commission	
(term to expire 8/2	6/2001)	
to the best of my sl	kill and judgement, SO HE	CLP ME GOD.
	FRA!	1. Horais
Subscribed	d and sworn to before me	this 20th day
of April		•
	Putnam Coun Winfield, W	LW. Cllwll CLERK CLERK Virginia
	ву:	Seifert Deputy
STATE OF WEST VI	RGINIA	

Given under my hand this

Clerk.

County of Putnam, to-wit:

1, MICHAEL W. ELLIOTT, Clerk of the County Commission of said County, do hereby certify that the foregoing writing was this day produced to the in my said office and together with

duced to me in my said office and together with the certificate thereto annexed, was duly admitted

to record therein.

	f		

#### **BYLAWS**

# PUTNAM COUNTY BUILDING COMMISSION

#### ARTICLE I

# NAME AND PLACE OF BUSINESS

Section 1. Name: Putnam County Building Commission (the "Building Commission").

Section 2. The principal office of the Building Commission will be located at the Putnam County Courthouse, Winfield, West Virginia.

Section 3. The Common Seal of the Building Commission shall consist of 2 concentric circles between which circles shall be inscribed "Putnam County Building Commission" and in the center "seal" as follows:

#### **ARTICLE II**

#### **PURPOSE**

The Building Commission is organized exclusively for the purposes set forth in Chapter 8, Article 33 of the Code of West Virginia of 1931, as amended (the "Act").

# ARTICLE III

#### **MEMBERSHIP**

Section 1. The members of the Building Commission shall be those persons appointed by The County Commission of Putnam County, West Virginia, (the "County Commission") who shall serve for such terms as may be specified in the order of the County Commission by which they are appointed.

Section 2. Should any member of the Building Commission resign or otherwise become legally disqualified to serve as a member of the Building Commission, the Secretary shall immediately notify the County Commission and request the appointment of

a qualified person to fill such vacancy. Prior to the end of the term of any member, the Secretary shall notify the County Commission of the pending termination and request the County Commission to enter an order of appointment or re-appointment to maintain a fully qualified membership of the Building Commission.

Section 3. No member of the Building Commission shall receive any compensation for his services as such, but each member shall be reimbursed by the Building Commission for any reasonable and necessary expenses actually incurred in the discharge of his duties as a member of the Building Commission.

#### ARTICLE IV

## MEETINGS OF THE PUBLIC SERVICE BOARD

Section 1. The members of the Building Commission shall hold a regular meeting on the first Monday in January each year at the meeting room of the County Commission and at such hour as the members shall determine from time to time. If the day stated shall fall on a legal holiday, the meeting shall be held on the following day. Special meetings of the Building Commission may be called at any time by the Chairman or by a quorum of the Building Commission.

Section 2. At any meeting of the Building Commission, 2 members shall constitute a quorum. Each member of the Building Commission shall have one vote at any membership meeting and if a quorum is not present, those present may adjourn the meeting to a later date.

Section 3. Unless otherwise waived, notice to members by letter or telephone shall be required for all special meetings and such notice shall be given at least 2 days before the date fixed for such meeting. The notice of any special meeting shall state briefly the purposes of such meeting and the nature of the business to be transacted, and no business other than that stated in the notice or incidental thereto shall be transacted at any such special meeting.

## **PUBLIC NOTICE OF MEETINGS**

Section 4. Pursuant to Chapter 6, Article 9A of the Code of West Virginia, 1931, as amended, notice of the time and place of all regularly scheduled sessions of the Building Commission, and the time, place and purpose of all special sessions of the Building Commission, shall be made available, in advance, to the public and news media as follows:

- A. A notice shall be posted by the Secretary of the Building Commission at the front door of the Putnam County Courthouse of the time and place fixed and entered of record by the Building Commission for the holding of regularly scheduled sessions. In addition, a copy of the agenda for each regularly scheduled meeting shall be posted at the same location by the Secretary not less than 48 hours before each regular meeting is to be held. If a particular regularly scheduled session is canceled or postponed, a notice of such cancellation or postponement shall be posted at the front doors of the Courthouse as soon as feasible after such cancellation or postponement has been determined upon.
- B. A notice shall be posted by the Secretary of the Building Commission at the front door to the Putnam County Courthouse at least 48 hours before a <u>special session</u> is to be held, stating the time, place and purpose for which such special session shall be held. If the special session is canceled, a notice of such cancellation shall be posted at the front doors of the Courthouse as soon as feasible after such cancellation has been determined upon.
- C. The form of notice for posting as to a special session may be generally as follows:

## **PUTNAM COUNTY BUILDING COMMISSION**

#### NOTICE OF SPECIAL SESSION

	The me	embers of I	Putnam Co	ounty	Building C	ommiss	ion will	meet in sp	pecial
session on		, ;	at	.m.,	prevailing	time,	at		,
West Virginia,	for the	following p	ourposes:				<del></del>		
	i.	To consid	er and act	t upon					•
	ii. To consider and act upon							•	
				ริ	ecretary				
Date:									

#### ARTICLE V

# **OFFICERS**

Section 1. The officers of the Building Commission shall be a Chairman, Secretary and Treasurer. The Chairman shall be elected from the members of the Building Commission. The Secretary and Treasurer need not be members of the Building Commission, and may be the same person.

Section 2. The officers of the Building Commission shall be elected each year by the members at the regular meeting held in January of each year, or at such later date as may be agreed to by the members. The officers so elected shall serve until the next annual election by the membership and until their successors are duly elected and qualified. Any vacancy occurring among the officers shall be filled by the members of the Building Commission at a regular or special meeting. Persons selected to fill vacancies shall serve until the following January meeting of the Building Commission when their successors shall be elected hereinabove provided.

#### ARTICLE VI

## **DUTIES OF OFFICERS**

Section 1. When present, the Chairman shall preside as Chairman at all meetings of the Building Commission. He shall, together with the Secretary, sign the minutes of all meetings at which he shall preside. He shall attend generally to the executive business of the Building Commission and exercise such powers as may be conferred upon him by the Building Commission, by these Bylaws, or prescribed by law. He shall execute, and if necessary, acknowledge for record, any deeds, deeds of trust, contracts, notes, bonds, agreements or other papers necessary, requisite, proper or convenient to be executed by or on behalf of the Building Commission when and if directed by the members of the Building Commission.

Section 2. If the Chairman is absent from any meeting, the remaining members of the Building Commission shall select a temporary chairman.

Section 3. The Secretary shall keep a record of all proceedings of the Building Commission which shall be available for inspection as other public records. He shall, together with the Chairman, sign the minutes of the meetings at which he is present. The Secretary shall have charge of the minute book and the official seal of the Building Commission, be the custodian of deeds and other writings and papers of the Building Commission. He shall also perform such other duties as he may have under law by virtue

of his office or as may be conferred upon him from time to time by the members of the Building Commission.

Section 4. The Treasurer shall be the lawful custodian of all funds of the Building Commission and shall pay same out on orders authorized or approved by the Building Commission. The Treasurer shall keep or cause to be kept proper and accurate books of accounts and proper receipts and vouchers for all disbursements made by or through him and shall prepare and submit such reports and statements of the financial condition of the Building Commission as the members may from time to time prescribe. He shall perform such other duties as may be required of him by law or as may be conferred upon him by the members of the Building Commission.

#### ARTICLE VII

#### AMENDMENTS TO BYLAWS

These Bylaws may be altered, changed, amended or added to at any regular or special meeting of the Building Commission by a majority vote of the entire membership, or at any regular or special meeting of the members when a quorum is present in person and a majority of those present vote for the amendment; but no such change, alteration, amendment or addition shall be made at any special meeting unless notice of the intention to propose such change, alteration, amendment or addition and a clear statement of the substance thereof be included in the written notice calling such meeting.

12/20/99 731000/97001

Public Waterworks Revenue Bonds, Series 2000 A, and Public Waterworks Lease Revenue Bonds, Series 2000 B

# MINUTES ON ADOPTION OF BOND AUTHORIZING ORDINANCES - FIRST READING

The undersigned, CHAIRMAN of the Putnam County Building Commission, hereby certifies that the following is a true and correct excerpt of the minutes of a special meeting of the said Building Commission.

\*\*\* \*\*\*

The Putnam County Building Commission met in special session, pursuant to notice duly posted, on the 15th day of December, 1999, in Winfield, West Virginia, at the hour of 9:30 a.m.

PRESENT:

Robert F. Hatfield

Chairman and Member

Charles Sigman

Secretary and Member

Frank M. Armada

Member

ABSENT:

None.

Robert F. Hatfield, Chairman, presided, and Charles Sigman acted as Secretary.

The Chairman announced that a quorum of members was present and that the meeting was open for any business properly before it.

Thereupon, following nomination and vote for each office, the following members were elected to the following offices for the remainder of the 1999 calendar year:

Robert F. Hatfield

Chairman

Charles Sigman

Secretary

Thereupon, the Chairman proposed revisions to the Commission's bylaws to affect compliance with the West Virginia Open Governmental Proceedings Act for consideration and there was discussion. Thereupon, on motion duly made and seconded, it was unanimously ordered that the said bylaws be amended as necessary and be in full force and effect on and from the date hereof.

Thereupon, the Chairman presented two proposed Bond Ordinances in writing entitled:

ORDINANCE AUTHORIZING THE ACQUISITION AND CONSTRUCTION OF A NEW PUBLIC WATERWORKS SYSTEM OF THE PUTNAM COUNTY BUILDING COMMISSION AND THE FINANCING OF THE COST, NOT OTHERWISE PROVIDED, THEREOF THROUGH THE ISSUANCE BY THE ISSUER OF NOT MORE THAN \$10,000,000 IN AGGREGATE PRINCIPAL **AMOUNT** OF WATERWORKS REVENUE BONDS, SERIES 2000 A (WEST VIRGINIA WATER DEVELOPMENT AUTHORITY); PROVIDING FOR THE RIGHTS AND REMEDIES OF AND SECURITY FOR THE REGISTERED OWNERS OF SUCH BONDS; AUTHORIZING EXECUTION AND DELIVERY OF ALL DOCUMENTS RELATING TO THE ISSUANCE OF SUCH BONDS; APPROVING, RATIFYING AND CONFIRMING A LOAN AGREEMENT RELATING TO SUCH BONDS; AUTHORIZING THE SALE AND PROVIDING FOR THE TERMS AND PROVISIONS OF SUCH BONDS AND ADOPTING OTHER PROVISIONS RELATING THERETO.

and

ORDINANCE AUTHORIZING THE **ACQUISITION** AND CONSTRUCTION OF A NEW PUBLIC WATERWORKS SYSTEM OF THE PUTNAM COUNTY BUILDING COMMISSION AND THE FINANCING OF THE COST, NOT OTHERWISE PROVIDED, THEREOF THROUGH THE ISSUANCE BY THE ISSUER OF NOT MORE THAN \$5,000,000 IN AGGREGATE PRINCIPAL **AMOUNT** WATERWORKS LEASE REVENUE BONDS, SERIES 2000 B (WEST VIRGINIA WATER DEVELOPMENT AUTHORITY); PROVIDING FOR THE RIGHTS AND REMEDIES OF AND SECURITY FOR THE REGISTERED OWNERS OF SUCH BONDS; AUTHORIZING EXECUTION AND DELIVERY OF ALL DOCUMENTS RELATING TO THE ISSUANCE OF SUCH BONDS; APPROVING, RATIFYING AND CONFIRMING A LOAN AGREEMENT RELATING TO SUCH BONDS: AUTHORIZING THE SALE AND PROVIDING FOR THE TERMS AND PROVISIONS OF SUCH BONDS AND ADOPTING OTHER PROVISIONS RELATING THERETO.

and caused the same to be read and there was discussion. Thereupon, on motion duly made and seconded, it was unanimously ordered that said Bond Authorizing Ordinances be adopted upon first reading.

\*

There being no further business to come before the meeting, on motion duly made and seconded, it was unanimously ordered that the meeting adjourn.

Chairman

#### **CERTIFICATION**

I hereby certify that the foregoing action of said Putnam County Building Commission remains in full force and effect and has not been amended, rescinded, superseded, repealed or changed.

WITNESS my signature on this 27th day of January, 2000.

Secretary

01/24/00 731000/97001

Public Waterworks Revenue Bonds, Series 2000 A, and Public Waterworks Lease Revenue Bonds, Series 2000 B

# MINUTES ON ADOPTION OF BOND AUTHORIZING ORDINANCE - SECOND READING

The undersigned, CHAIRMAN of the Putnam County Building Commission, hereby certifies that the following is a true and correct excerpt of the minutes of a special meeting of the Building Commission:

\*\*\* \*\*\*

The Putnam County Building Commission met in special session, pursuant to notice duly given, on December 22, 1999, at Winfield, West Virginia, at the hour of 9:30 a.m.

PRESENT: Robert F. Hatfield - Chairman and Member Charles Sigman - Secretary and Member

ABSENT: Frank M. Armada - Member

The Chairman announced that a quorum of members was present and that the meeting was open for any business properly before it. He stated that the proposed Bond Authorizing Ordinances heretofore passed on first reading would be considered upon second reading.

Thereupon, the Chairman presented the proposed Bond Authorizing Ordinances for adoption upon second reading and caused the same to be read as follows:

ORDINANCE AUTHORIZING THE ACQUISITION AND CONSTRUCTION OF A NEW PUBLIC WATERWORKS SYSTEM OF THE PUTNAM COUNTY BUILDING COMMISSION AND THE FINANCING OF THE COST, NOT OTHERWISE PROVIDED, THEREOF THROUGH THE ISSUANCE BY THE ISSUER OF NOT MORE THAN \$10,000,000 IN AGGREGATE PRINCIPAL AMOUNT OF WATERWORKS REVENUE BONDS, SERIES 2000 A (WEST VIRGINIA WATER DEVELOPMENT AUTHORITY); PROVIDING FOR THE RIGHTS AND REMEDIES OF AND

SECURITY FOR THE REGISTERED OWNERS OF SUCH BONDS; AUTHORIZING EXECUTION AND DELIVERY OF ALL DOCUMENTS RELATING TO THE ISSUANCE OF SUCH BONDS; APPROVING, RATIFYING AND CONFIRMING A LOAN AGREEMENT RELATING TO SUCH BONDS; AUTHORIZING THE SALE AND PROVIDING FOR THE TERMS AND PROVISIONS OF SUCH BONDS AND ADOPTING OTHER PROVISIONS RELATING THERETO.

and

ORDINANCE AUTHORIZING THE ACQUISITION AND CONSTRUCTION OF A NEW PUBLIC WATERWORKS SYSTEM OF THE PUTNAM COUNTY BUILDING COMMISSION AND THE FINANCING OF THE COST, NOT OTHERWISE PROVIDED, THEREOF THROUGH THE ISSUANCE BY THE ISSUER OF NOT MORE THAN \$5,000,000 IN AGGREGATE PRINCIPAL AMOUNT OF WATERWORKS LEASE REVENUE BONDS, SERIES 2000 B (WEST VIRGINIA WATER DEVELOPMENT AUTHORITY); PROVIDING FOR THE RIGHTS AND REMEDIES OF AND SECURITY FOR THE REGISTERED OWNERS OF SUCH BONDS; AUTHORIZING EXECUTION AND DELIVERY OF ALL DOCUMENTS RELATING TO THE ISSUANCE OF SUCH BONDS: APPROVING, **RATIFYING** CONFIRMING A LOAN AGREEMENT RELATING TO SUCH BONDS; AUTHORIZING THE SALE AND PROVIDING FOR THE TERMS AND PROVISIONS OF SUCH BONDS AND ADOPTING OTHER PROVISIONS RELATING THERETO.

Thereupon, on motion duly made and seconded, it was unanimously ordered that said Bond Authorizing Ordinances be adopted upon second reading.

There being no further business to come before the meeting, on motion duly made and seconded, it was unanimously ordered that the meeting adjourn.

Chairman

## **CERTIFICATION**

I hereby certify that the foregoing action of said Putnam County Building Commission remains in full force and effect and has not been amended, rescinded, superseded, repealed or changed.

WITNESS my signature on this 27th day of January, 2000.

Secretary

01/26/00 731000/97001

Public Waterworks Revenue Bonds, Series 2000 A, and Public Waterworks Lease Revenue Bonds, Series 2000 B

# MINUTES ON ADOPTION AND ENACTMENT OF BOND AUTHORIZING ORDINANCES (THIRD READING FOLLOWING PUBLIC HEARING)

The undersigned, CHAIRMAN of the Putnam County Building Commission, hereby certifies that the following is a true and correct excerpt of the minutes of a special meeting of the Building Commission:

The Putnam County Building Commission met in special session, pursuant to notice duly given, on January 5, 2000, at Winfield, West Virginia, at the hour of 9:30 a.m.

PRESENT: Robert F. Hatfield -

Chairman and Member

\*\*\*

Charles Sigman

\*\*\*

Secretary and Member

Frank M. Armada -

Member

ABSENT: None.

\*\*\*

The Chairman announced that a quorum of members was present and that the meeting was open for any business properly before it.

Thereupon, following nomination and vote for each office, the following members were elected to the following offices for the remainder of the 2000 calendar year:

Robert F. Hatfield -

Chairman

Charles Sigman

Secretary

Thereupon, the Chairman stated that the proposed Bond Authorizing Ordinances heretofore passed on first and second readings would be subject to protests and suggestions from any interested person at this time in accordance with the publication of an abstract of the Bond Authorizing Ordinances and a Notice of Hearing, which publication has been duly made, and the Chairman called for protests and suggestions as to the Bond Authorizing Ordinances and all persons desiring to protest the Bond Authorizing Ordinances or to make any suggestions with reference thereto were heard.

There being no protests or suggestions made as to the Bond Authorizing Ordinances, the Chairman thereupon stated that it would be in order to consider the Bond Authorizing Ordinances for final enactment and the Chairman caused the Bond Authorizing Ordinances to be read as follows:

ORDINANCE AUTHORIZING THE ACQUISITION CONSTRUCTION OF A NEW PUBLIC WATERWORKS SYSTEM OF THE PUTNAM COUNTY BUILDING COMMISSION AND THE FINANCING OF THE COST, NOT OTHERWISE PROVIDED, THEREOF THROUGH THE ISSUANCE BY THE ISSUER OF NOT MORE THAN \$10,000,000 IN AGGREGATE PRINCIPAL AMOUNT OF WATERWORKS REVENUE BONDS, SERIES 2000 A (WEST VIRGINIA WATER DEVELOPMENT AUTHORITY); PROVIDING FOR THE RIGHTS AND REMEDIES OF AND SECURITY FOR THE REGISTERED OWNERS OF SUCH BONDS; AUTHORIZING EXECUTION AND DELIVERY OF ALL DOCUMENTS RELATING TO THE ISSUANCE OF SUCH BONDS; APPROVING, RATIFYING AND CONFIRMING A LOAN AGREEMENT RELATING TO SUCH BONDS; AUTHORIZING THE SALE AND PROVIDING FOR THE TERMS AND PROVISIONS OF SUCH BONDS AND ADOPTING OTHER PROVISIONS RELATING THERETO.

#### and

ORDINANCE AUTHORIZING THE ACQUISITION AND CONSTRUCTION OF A NEW PUBLIC WATERWORKS SYSTEM OF THE PUTNAM COUNTY BUILDING COMMISSION AND THE FINANCING OF THE COST, NOT OTHERWISE PROVIDED, THEREOF THROUGH THE ISSUANCE BY THE ISSUER OF NOT MORE THAN \$5,000,000 IN AGGREGATE PRINCIPAL AMOUNT OF WATERWORKS LEASE REVENUE BONDS, SERIES 2000 B (WEST VIRGINIA WATER DEVELOPMENT AUTHORITY); PROVIDING FOR THE RIGHTS AND REMEDIES OF AND SECURITY FOR THE REGISTERED OWNERS OF SUCH BONDS; AUTHORIZING EXECUTION AND DELIVERY OF ALL DOCUMENTS RELATING TO THE ISSUANCE OF SUCH BONDS; APPROVING, RATIFYING AND CONFIRMING A LOAN AGREEMENT RELATING TO SUCH BONDS; AUTHORIZING THE SALE AND PROVIDING FOR THE TERMS AND PROVISIONS OF SUCH BONDS AND ADOPTING OTHER PROVISIONS RELATING THERETO.

Thereupon, on motion duly made and seconded, it was unanimously ordered that the above-entitled Ordinances be finally enacted and put into effect immediately.

There being no further business to come before the meeting, on motion duly made and seconded, it was unanimously ordered that the meeting adjourn.

Chairman

# **CERTIFICATION**

I hereby certify that the foregoing action of said Putnam County Building Commission remains in full force and effect and has not been amended, rescinded, superseded, repealed or changed.

WITNESS my signature on this 27th day of January, 2000.

Secretary

01/26/00 73100/97001

Public Waterworks Revenue Bonds, Series 2000 A, and Public Waterworks Lease Revenue Bonds, Series 2000 B

# MINUTES ON ADOPTION OF SUPPLEMENTAL RESOLUTION

The undersigned, CHAIRMAN of the Putnam County Building Commission, hereby certifies that the following is a true and correct excerpt of the minutes of a special meeting of the Building Commission:

The Putnam County Building Commission met in special session, pursuant to notice duly given, on January 26, 2000, at Wellington's of Scarlet Oak's County Club, Poca, West Virginia, at the hour of 11:45 a.m.

PRESENT: Robert F. Hatfield -

Chairman and Member

\*\*\*

Charles Sigman

\*\*\*

Secretary and Member

Frank Armada

Member

ABSENT: None.

\*\*\*

The Chairman announced that a quorum of members was present and that the meeting was open for any business properly before it.

The Chairman presented proposed Supplemental Resolutions in writing entitled:

SUPPLEMENTAL RESOLUTION PROVIDING AS TO PRINCIPAL AMOUNT, DATE, MATURITY DATE, REDEMPTION PROVISION, INTEREST RATE, INTEREST AND PRINCIPAL PAYMENT DATES, SALE PRICE AND OTHER TERMS OF THE WATERWORKS REVENUE BONDS, SERIES 2000 A (WEST VIRGINIA WATER DEVELOPMENT AUTHORITY), OF THE PUTNAM COUNTY BUILDING COMMISSION; AMENDING CERTAIN PROVISIONS OF THE ORDINANCE AUTHORIZING THE BONDS; AUTHORIZING AND APPROVING A DEED OF TRUST, SECURITY AGREEMENT AND FIXTURE FILING AND A LOAN AGREEMENT RELATING TO SUCH BONDS AND THE SALE AND DELIVERY OF SUCH BONDS TO THE WEST VIRGINIA WATER DEVELOPMENT AUTHORITY; DESIGNATING A REGISTRAR,

PAYING AGENT AND DEPOSITORY BANK; AND MAKING OTHER PROVISIONS AS TO THE BONDS.

and

SUPPLEMENTAL RESOLUTION PROVIDING AS TO PRINCIPAL AMOUNT, DATE, MATURITY DATE, REDEMPTION PROVISION, INTEREST RATE, INTEREST AND PRINCIPAL PAYMENT DATES, SALE PRICE AND OTHER TERMS OF THE WATERWORKS LEASE REVENUE BONDS, SERIES 2000 B (WEST VIRGINIA WATER DEVELOPMENT AUTHORITY), OF THE PUTNAM COUNTY BUILDING COMMISSION; AMENDING CERTAIN PROVISIONS OF THE ORDINANCE AUTHORIZING THE BONDS; AUTHORIZING AND APPROVING AN AGREEMENT AND LEASE, A DEED OF TRUST, SECURITY AGREEMENT AND FIXTURE FILING, A LOAN AGREEMENT RELATING TO SUCH BONDS AND THE SALE AND DELIVERY OF SUCH BONDS TO THE WEST VIRGINIA WATER DEVELOPMENT AUTHORITY; DESIGNATING A REGISTRAR, PAYING AGENT AND DEPOSITORY BANK; AND MAKING OTHER PROVISIONS AS TO THE BONDS.

and caused the same to be read and there was discussion. Thereupon, on motion duly made and seconded, it was unanimously ordered that said Supplemental Resolutions be adopted and put into effect immediately.

There being no further business to come before the meeting, on motion duly made and seconded, it was unanimously ordered that the meeting adjourn.

Chairman

\*\*\*

## **CERTIFICATION**

I hereby certify that the foregoing action of said Putnam County Building Commission remains in full force and effect and has not been amended, rescinded, superseded, repealed or changed.

WITNESS my signature on this 27th day of January, 2000.

Secretary

01/26/00 73100/97001





# CHARLESTON NEWSPAPERS

P.O. Box 2993 Charleston, West Virginia 25330 Billing 348-4898 Classified 348-4848 1-800-WVA-NEWS FEIN 55-0676079

TAVOICE DATE	01/03/00
ACCOUNT NER	049350000
CALES REP ID	0070
INVOICE NER	703254001

Legal pricing is based upon 63 words per column inch at a rate of \$.0925 per wo

	· · · · · · · · · · · · · · · · · · ·	_	Each successive	insertion is dia	countad by ac	w . c	The state of the s	a.oaza per wo
ISSUE DATE	AD TYPE	PUB	DESCRIPTION REFERENCE NBR PURCHASE ORDER #	AD NUMBER	AD SIZE	A 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1	insertion rate (\$.00	59375 per wor
12/23	LEGF	GZ	PUBLIC HEARING II		TOTAL RUN	Rate	GROSS AMOUNT	NET AMOUNT
			703254001	L442163				
12/30	LEGR	CZ	PUBLIC HEARING II		18.88	5.82	109.89	109.89
			703254002		1X1888	j		
			LEGAL DISCOUNT 25%		18.88	5.82	109.89	
						ĺ	27.47-	82.42
ĺ						1		· - <del>-</del>
ĺ	ļ							
1			TOTAL INVOICE AMOUNT	1		}		
State of W	lest Viroin	ni.	A FEID A VIT OF DVD			D.D.D.C.		192.31

AFFIDAVIT OF PUBLICATION

THE CHARLESTON GAZETTE, A DAILY DEMOCRATIC NEWSPAPER,

published in the city of Charleston, Kanawha County, West Virginia, do solemnly swear that the annexed notice of: PUBLIC HEARING II

was duly published in said paper(s) during the dates listed below, and was posted at the front door of the court house of said Kinawha County West Virginia, on the 24TH day of DECEMBER

1999. Published during the following dates: 12/23/99-12/30/99

Published during the following dates: 12/23/99-12/30/99

OFFICIAL SEAL NOTARY PUBLIC STATE OF WEST VIRGINIA LYSSI R. FIELDER SEAT TO THE EVE. HURRICANE, LECT. 21

My Compilezion Espires decembra

Subscribed and swom to before me this 10 day of Printers fee \$ 192.31

Notary Public of Kanawha County, West Virginia

BONDS, SERIES 2000 B

A public hearing will be heid on the following-entilled Ordinance at a special method of the following-entilled Ordinance at a special method of the County Commission of Putnam County to be held on January 1, 2000, of 9,500 cm., in 1,000 cm., in

PROVIDING FOR THE RIGHT'S AND REM-EDIES OF AND SECU-FITY FOR THE REGIS-TERED OWNERS OF SUCH BONDS: AUTHOR IZING EXECUTION AND DELIVERY OF ALL DOCUMENTS RE-LATING TO THE ISSU-ANCE OF SUCH BONDS: APPROVING, RATIEY

The above-entitled Ordinances were adopted by the County Commission on December 22, 1999.

The above-quoted titles of the Ordinances de-

scribe generally the contents thereof and the purposes of the Band Issue, contents the purpose of the Band Issue, contents the Band Issue, contents the Band Issue, and the Building Commission of the Bonds described in the Ordinances. The Bonds will ensued in the maximum aggregate principal amount of \$15,000,000. The purpose of the Bonds will be used to provide the costs of acquisition and construction of a new waterworks system to serve areas of Putnam County. The facilities will be owned by the Building Commission of Putnam County. The Serves 2000 A Bonds will be payable solely from revines of the facilities. The Serles 2000 A Bonds will be payable solely from revines of the facilities. The Serles 2000 B Bonds will be payable solely from revines of the facilities. The Serles 2000 B Bonds will be payable solely from revines of the facilities. The Serles 2000 B Bonds will be payable solely from revines of the facilities. The Serles 2000 B Bonds will be payable to the series of Bonds or the interest intereon.

The Bonds shall not prossibile indebetedness of

the Interest thereon.

The Bonds shall not constitute indebtedness of the Counly, but shall be limited obligations of the Counly, payable salely from the property, revenues and moneys piecedot therefor, and neither the Bonds nor the Interest Intereon, nor ancharge in connection therewith, shall be a chorse oblight the general the county, nor shall the same ever constitute in indebtedness of the County within the meaning of any constitutional provision of statutory limitations.

Certified copies of the

Following said public hearing, the Building Commission Intends to enact said Ordinances upon final reading.

Dated: December 22, Robert Hotfield Chairman

{442163}

	:
	Stead Howard and Stead
	version and the second
	VARIATE CONSTRUCTION OF THE PARTY OF THE PAR
	and the state of t

WV MUNICIPAL BOND COMMISSION 812 Quarrier Street Suite 300 Charleston, WV 25301 (304) 558-3971

#### **NEW ISSUE REPORT FORM**

Date of Report: January 27, 2000

(See Reverse for Instructions)

ISSUE: Putnam County Building Commission Waterworks I Series 2000 A (West Virginia Water Development A	
ADDRESS: 89 Winfield Road, Winfield, West Virginia 252	COUNTY: Putnam
PURPOSE OF ISSUE: New Money: X Refunding:	REFUNDS ISSUE(S) DATED: <u>NA</u>
ISSUE DATE: January 27, 2000	CLOSING DATE: January 27, 2000
ISSUE AMOUNT: \$6,610,000	RATE: 4.350 - 6.375%
1ST DEBT SERVICE DUE: June 1, 2000	1ST PRINCIPAL DUE: June 1, 2001
1ST DEBT SERVICE AMOUNT: \$204,291.88	PAYING AGENT: Municipal Bond Commission
BOND COUNSEL: Steptoe & Johnson Contact Person: Vincent A. Collins, Esq. Phone: (304) 624-8161  CLOSING BANK: City National Bank of West Virginia Contact Person: Roy Hamilton Phone: (304) 586-2100	UNDERWRITERS COUNSEL:Jackson & Kelly Contact Person: _Samme L. Gee, Esq. Phone:(304) 340-1318  ESCROW TRUSTEE: Contact Person: Phone:
KNOWLEDGEABLE ISSUER CONTACT Contact Person: Robert F. Hatfield Position: Chairman Phone: (304) 586-0201	OTHER:  Contact Person: Function: Phone: (304)
By: X Wire X Capita	ed Interest: \$
	row Trustee: \$er \$s. Invest. Fund \$er: \$
NOTES:	
FOR MUNICIPAL BOND COMMISSION USE ONLY:  DOCUMENTS REQUIRED:  TRANSFERS REQUIRED:	

The purpose of the NEW ISSUE REPORT FORM is to provide the WV Municipal Bond Commission with an early warning of three basic facts <u>no later than the day of closing</u> on any issue for which the Commission is to act as fiscal agent. These are:

- 1. Formal notification that a new issue is outstanding.
- 2. Date of first action or debt service.
- 3. Contact people should we lack documents, information, or funds needed to administer the issue by the date of the first action or debt service.

The commission recognizes that as bond transcripts become increasingly long and complex, it has become more difficult to assemble and submit them to the Commission within the 30 days specificed by the West Virginia Code 13-3-8. This notice is not intended to provide all the information needed to administer an issue, but to alert the Commission and ensure that no debt service payments are missed due to delays in assembling bond transcripts. If, at the time of closing, documents such as the ordinance and all supplements, debt service schedules, and a specimen bond or photostat are available and submitted with this form, it will greatly aid the Commission in the performance of its duties. These documents are needed to set up the proper accounts and to advise the issuer of monthly deposit requirements as far in advance of the first debt service as possible.

It is not necessary to complete all items if they are not pertinent to your issue. Indicate the County of the issuer. With PSDs that overlap more than one county, indicate the county of their business office. Complete "Rate" only if the issue has only one rate. Please complete a separate form for each series of an issue. Other important information can be recorded under "Notes."

Again, please submit this form on each new issue on the day of closing. If fund transfers into or out of the Commission at closing are required, please submit this form before closing. If no significant facts change by closing, no resubmission at closing is required. If, however, there are changes, please submit an updated form, with changes noted, at closing.

If you should have any questions concerning this form, please call the Commission.



Waterworks Revenue Bonds, Series 2000 A (West Virginia Water Development Authority)

#### ACCEPTANCE OF APPOINTMENT AS DEPOSITORY BANK

CITY NATIONAL BANK OF WEST VIRGINIA, Eleanor, West Virginia, hereby accepts appointment as Depository Bank in connection with a Bond Ordinance duly enacted by the Putnam County Building Commission (the "Issuer") on January 5, 2000, and a Supplemental Resolution duly adopted by the Issuer on January 26, 2000 (collectively, the "Bond Legislation"), authorizing issuance of the Issuer's Waterworks Revenue Bonds, Series 2000 A (West Virginia Water Development Authority), dated January 27, 2000, in the principal amount of \$6,610,000 (the "Bonds"), and agrees to serve as Depository Bank in connection with such Bonds, all as set forth in said Bond Legislation.

WITNESS my signature on this 27th of January, 2000/

CITY NATIONAL BANK OF WEST VIRGINIA

Vice President

01/25/00 731000/97001

-ring	
	Annum remārķijākija
	Standardiščianamama
	no annum en ciden conse
	ilimamidaminifanceses
	stravinsku i spali sirkavi
	нет ізває На Нам
	west Distriction.
	Sugar c

Waterworks Revenue Bonds, Series 2000 A (West Virginia Water Development Authority)

## ACCEPTANCE OF DUTIES AS REGISTRAR

ONE VALLEY BANK, NATIONAL ASSOCIATION, Charleston, West Virginia, hereby accepts appointment as Registrar in connection with the Putnam County Building Commission Waterworks Revenue Bonds, Series 2000 A (West Virginia Water Development Authority), dated January 27, 2000, issued in the principal amount of \$6,610,000 (the "Bonds"), and agrees to perform all duties of Registrar in connection with such Bonds, all as set forth in the Bond Legislation authorizing issuance of the Bonds.

WITNESS my signature on this 27th day of January, 2000.

ONE VALLEY BANK, NATIONAL ASSOCIATION

Assistant Vice President

01/25/00 731000/97001

|--|

Waterworks Revenue Bonds, Series 2000 A (West Virginia Water Development Authority)

### CERTIFICATE OF REGISTRATION OF BONDS

ONE VALLEY BANK, NATIONAL ASSOCIATION, Charleston, West Virginia, as Registrar under the Bond Legislation and Registrar's Agreement in connection with the above-captioned bond of the Putnam County Building Commission (the "Issuer"), hereby certifies that on the date hereof, the single, fully registered Putnam County Building Commission Waterworks Revenue Bond, Series 2000 A (West Virginia Water Development Authority), of the Issuer, dated January 27, 2000, in the principal amount of \$6,610,000 numbered AR-1, was registered as to principal and interest in the name of "West Virginia Water Development Authority" in the books of the Issuer kept for that purpose at our office, by a duly authorized officer on behalf of One Valley Bank, National Association, as Registrar.

WITNESS my signature on this 27th day of January, 2000.

ONE VALLEY BANK,
NATIONAL ASSOCIATION

Assistant Vice President

01/26/00 731000/97001

Ang.		
÷.		
		ili wa
		handakun jasuku
		THE PROPERTY OF THE PROPERTY O
		— Service of Service services and services services services and services services and services services and services services services services and services s
		General House Manager weeks
		TOTAL STATE OF THE

Waterworks Revenue Bonds, Series 2000 A (West Virginia Water Development Authority)

#### REGISTRAR'S AGREEMENT

THIS REGISTRAR'S AGREEMENT, dated as of the 27th day of January, 2000, by and between the PUTNAM COUNTY BUILDING COMMISSION, a public corporation (the "Issuer"), and ONE VALLEY BANK, NATIONAL ASSOCIATION, a national banking association (the "Registrar").

WHEREAS, the Issuer has, contemporaneously with the execution hereof, issued and sold its \$6,610,000 aggregate principal amount of Waterworks Revenue Bonds, Series 2000 A (West Virginia Water Development Authority), in fully registered form (the "Bonds"), pursuant to a Bond Ordinance of the Issuer duly enacted January 5, 2000, and a Supplemental Resolution of the Issuer duly adopted January 26, 2000 (collectively, the "Bond Legislation");

WHEREAS, capitalized words and terms used in this Registrar's Agreement and not otherwise defined herein shall have the respective meanings given them in the Bond Legislation, a copy of which is attached as Exhibit A hereto and incorporated herein by reference;

WHEREAS, the Bond Legislation provides for an appointment by the Issuer of a Registrar for the Bonds; and

WHEREAS, the Issuer desires to appoint, and by the Bond Legislation and this Registrar's Agreement does appoint, the Registrar to act as Registrar under the Bond Legislation and to take certain other actions hereinafter set forth;

NOW, THEREFORE, it is agreed by and between the parties hereto as follows:

1. Upon the execution of this Registrar's Agreement by the Issuer and the Registrar and during the term hereof, the Registrar does accept and shall have and carry out the powers and duties of Registrar for the Bonds, all as set forth in the Bond Legislation, such duties including, among other things, the duties to authenticate, register and deliver Bonds upon original issuance and when properly presented for exchange or transfer, and shall do

so with the intention of maintaining the exemption of interest on the Bonds from federal income taxation, in accordance with any rules and regulations promulgated by the United States Treasury Department or by the Municipal Securities Rulemaking Board or similar regulatory bodies as the Issuer advises it of and with generally accepted industry standards.

- 2. The Registrar agrees to furnish the Issuer with appropriate records of all transactions carried out by it as Registrar and to furnish the Issuer with the names and specimen signatures of the Registrar's authorized officers for the purposes of acting as the Registrar and with such other information and reports as the Issuer may from time to time reasonably require.
- 3. The Registrar shall have no responsibility or liability for any action taken by it at the specific direction of the Issuer.
- 4. As compensation for acting as Registrar pursuant to this Registrar's Agreement, the Issuer hereby agrees to pay to the Registrar the compensation for services rendered as provided in the annexed schedule.
- 5. It is intended that this Registrar's Agreement shall carry out and implement provisions of the Bond Legislation with respect to the Registrar. In the event of any conflict between the terms of this Registrar's Agreement and the Bond Legislation, the terms of the Bond Legislation shall govern.
- 6. The Issuer and the Registrar each warrants and represents that it is duly authorized and empowered to execute and enter into this Registrar's Agreement and that neither such execution nor the performance of its duties hereunder or under the Bond Legislation will violate any order, decree or agreement to which it is a party or by which it is bound.
- 7. This Registrar's Agreement may be terminated by either party upon 60 days' written notice sent by registered or certified mail to the other party, at the following respective addresses:

ISSUER:

Putnam County Building Commission

89 Winfield Road

Winfield, West Virginia 25213

Attention: Chairman

REGISTRAR:

One Valley Bank, National Association

Post Office Box 1793 One Valley Square

Charleston, West Virginia 25326 Attention: Corporate Trust Department

8. The Registrar is hereby requested and authorized to authenticate and deliver the Bonds in accordance with the Bond Legislation.

IN WITNESS WHEREOF, the parties hereto have respectively caused this Registrar's Agreement to be signed in their names and on their behalf, all as of the day and year first above-written.

PUTNAM COUNTY BUILDING COMMISSION

Chairman

ONE VALLEY BANK, NATIONAL

**ASSOCIATION** 

Assistant Vice President

01/21/00 731000/97001

# EXHIBIT A

[Included in transcript as Documents No. 1 and 2]

|--|

THIS 2000 A OPERATION AND MAINTENANCE AGREEMENT is made as of January 26, 2000 by and between WEST VIRGINIA-AMERICAN WATER COMPANY, a West Virginia corporation (hereinafter "Company") and PUTNAM COUNTY BUILDING COMMISSION, a public corporation ("PCBC").

#### WITNESSETH:

WHEREAS, Company, Putnam County, West Virginia, a political subdivision of the State of West Virginia, by and through The County Commission of Putnam County ("County Commission"), and PCBC have agreed to enter into a public/private water utility project ("Project") for the construction of certain water utility assets by PCBC ("PCBC Facilities") and by Company ("Company Facilities") to provide water service to various areas of Putnam County, West Virginia; and

WHEREAS, as a part of the Project, PCBC proposes to construct the PCBC Facilities within Putnam County; and

WHEREAS, after completion of the Project, all as more fully described herein and in the Application ("Application") by Company, PCBC and County Commission filed or to be filed with the Public Service Commission of West Virginia ("Public Service Commission"), PCBC will construct and own the PCBC Facilities to provide water service to its customers in Putnam County, West Virginia; and

WHEREAS, the PCBC Facilities to be constructed and owned by PCBC are generally shown and described on the series of maps identified and incorporated by reference herein collectively as Appendix A; and

WHEREAS, Company currently provides the supply of potable water to substantial areas of Putnam County from Company's Kanawha Valley Treatment Plant and transmission and distribution system; and

WHEREAS, Company, through its existing water transmission and distribution facilities in Putnam County or through the Company Facilities to be constructed by Company, at its cost, as a part of the Project, will be in a position to serve citizens of Putnam County from Company Facilities or PCBC Facilities; and

WHEREAS, Company has offered to enter into this Agreement and to undertake the operation, maintenance, repair and replacement of the PCBC Facilities and to supply the estimated water needs of the customers to be served from the PCBC Facilities in Putnam County; and

WHEREAS, PCBC believes it is in the best interests of the residents of Putnam County for Company to operate, maintain, repair and replace the PCBC Facilities and to provide water service to the residents of Putnam County served by the Project as provided in this Agreement; and

WHEREAS, PCBC wants Company to provide potable water directly to PCBC customers and to provide assistance in the operation, maintenance, repair and replacement of the PCBC Facilities; and

WHEREAS, all new customers to be served from either the PCBC Facilities or from the Company Facilities constructed as a part of the Project under this Agreement (all of such new customers being hereinafter referred to as "Project Customers") will be required to

pay a surcharge (the "Surcharge") of \$12.00 per month for ten (10) years to the County Commission.

NOW, THEREFORE, for and in consideration of the premises, which are hereby made an integral part of this Agreement and which are not to be construed as mere recitals, the covenants and agreements contained herein and other good and valuable considerations, the receipt and sufficiency of all of which are hereby acknowledged, the Company and PCBC agree:

- I. Supply of Water to Customers Served by the PCBC Facilities.
- A. The customers served by the PCBC Facilities (the "PCBC Customers") shall remain the customers of PCBC, and upon the construction of the PCBC Facilities, Company agrees to provide to the PCBC Customers subject to the terms, conditions, undertakings, agreements and limitations provided in this Agreement, the total water requirements of the PCBC Customers, said water delivered to the PCBC Customers to be of the same quality as that supplied to Company's Customers in Kanawha and Putnam Counties. Company will be paid for the water supplied to the Customers in the manner set forth in Section V of this Agreement at the rates of Company from time to time established pursuant to Chapter 24 of the West Virginia Code, as amended.
- B. Company shall monitor the water quality and be responsible for compliance with all state and federal standards for furnishing water to the public.
- C. In the event of an extended shortage of water, or if the supply of water from Company is otherwise diminished or impaired, the supply of water to the PCBC

Customers shall be reduced or diminished in approximately the same proportion as the supply of the water to Company's Kanawha and Putnam County customers is reduced or diminished. Any notification given to Company's Kanawha and Putnam County customers of any anticipated shortage of water shall also be given to PCBC Customers.

# II. Term of This Agreement.

The term of this Agreement shall extend for forty (40) years from the date hereof and thereafter may continue in effect from year to year by mutual consent of the parties; provided, however, PCBC shall have the right to terminate this Agreement on (i) sixty (60) days' prior written notice and (ii) subject to limitations set forth in Section VII below, payment at the time of such termination to Company of the amount calculated pursuant to said Section.

# III. Future Additions to and Future Extension of PCBC Facilities.

Company and PCBC are aware that there may be written requests by PCBC for future additional use of water by PCBC Customers and that there may be future approved PCBC additions and extensions made to PCBC Facilities. In addition to the other requirements set forth in this Agreement, PCBC and Company hereby specifically agree that such additional use, additions and extensions will be made only if, in the opinion of Company, Company's Kanawha Valley Treatment Plant and, when interconnected, Company's Huntington Treatment Plant, have sufficient treatment capacity and transmission, distribution and pumping facilities, including PCBC Facilities and Company's transmission and distribution mains, adequate to serve PCBC's Customers and if Company believes it otherwise economically feasible to meet the total then present and anticipated needs of both the PCBC Customers and

the other customers of Company's Kanawha Valley and Huntington Districts. Further, the County Commission, PCBC and Company agree as follows:

- A. <u>Future Additions</u>. All future additions to the PCBC Facilities constructed by PCBC shall be subject to this Agreement; provided, however, that future additions to the system must be approved by the County Commission, Company and PCBC.
- B. <u>Future Extension</u>. Customer extensions from the PCBC Facilities and within PCBC boundary lines may be installed by either PCBC or Company. When PCBC receives a request for a Customer extension, PCBC shall notify Company in writing within fifteen (15) days of its receipt of said request whether it will install the Customer extension or desires Company to make the installation.
- (1) In the event PCBC desires Company to install and own the Customer extension, (i) Company shall contract on its own behalf with the Customer requesting the extension and make the installation pursuant to the Rules and Regulations of the Public Service Commission, (ii) all Customers attaching to the Customer extension shall be considered PCBC Customers for billing purposes at the rates of PCBC in accordance with Section V, and (iii) the Customer extension shall be, without further cost or expense of any kind, the property of Company.
- (2) In the event PCBC elects to install and own the Customer extension, the construction for that Customer extension by PCBC will be contracted to a contractor acceptable to Company, and all plans and specifications for that extension shall be submitted to and approved by Company before becoming a part of PCBC's Facilities and being

company, Company, on behalf of and as agent for PCBC, will contract directly with such contractor to provide the extension. Any extension deposits taken by Company on behalf of and as agent for PCBC pursuant to the Rules and Regulations of the Public Service Commission will be retained by Company and credited against the cost of the extension, and the balance of the deposit above the cost of the extension, if any, will be returned to the contracting Customer. Company, on behalf of and as agent for PCBC, will make refunds to the contracting Customers for the extensions pursuant to the Rules and Regulations of the Public Service Commission based on the rates of Company, using funds advanced to Company by PCBC (to the extent such advances are legally permissible).

- Service Commission to Customers contracting directly with Company pursuant to subparagraph III B shall be the sole responsibility of Company, and the cost of such extensions, to the extent refunded or reimbursed to Customers pursuant to the Public Service Commission's Rules and Regulations, shall be properly includable in Company's depreciable utility plant in calculating Company's cost of service and resulting rates.
- C. <u>Surcharges Applicable</u>. Customers served from future additions or future extensions to the Company Facilities or PCBC Facilities that are not otherwise connected to Company facilities shall be subject to the Surcharges provided in Section V of this Agreement.

- IV. Operation and Maintenance of PCBC Facilities by Company: Company as Agent.
- A. Company hereby agrees to operate, maintain, repair and replace (i) PCBC Facilities, and (ii) all water lines added thereto as additions and extensions with the written approval of the County Commission, Company and PCBC. Notwithstanding the foregoing, Company shall not be under any obligation to maintain, repair or replace at its expense, any condition, defect or malfunction arising from the installation of future additions or future extensions to the PCBC Facilities which fail to meet the standards of Company, if such discrepancy in design or installation is reported in writing by Company to PCBC within fifteen (15) days of discovery.
- B. In the event that it becomes necessary to relocate, replace, maintain or repair any condition, defect or malfunction arising from faulty installation of any future additions or extensions for which notice as hereinabove set forth has been given to PCBC by Company, such replacement, relocation, maintenance or repair will be made by a contractor approved by Company or by Company upon notification by PCBC using funds advanced by Company for which Company shall be reimbursed upon termination of this Agreement under the procedures set forth in Section VIII hereof.
- C. In the event Company, under the terms of this Agreement, is required to install, relocate or replace any "unit of property" within the PCBC Facilities as defined in the Uniform System of Accounts of the National Association of Regulatory Utility Commissioners ("NARUC"), Company shall make such installation, relocation or replacement

at its cost; provided, however, that in every such instance the unit of property shall be, and shall remain, the property of Company (unless purchased by PCBC from Company after termination of this Agreement as provided in Section VIII hereof or constitutes a part of the County Funded Portion, in which event such property will remain the property of the PCBC subject to the Lease) and shall be properly includable in the depreciable utility plant of Company in calculating its cost of service and resulting rates. Company shall have an unrestricted license and easement over and through any rights of way or real property owned by PCBC in which such property is located.

- D. PCBC agrees that, in those instances in which Company installs, replaces or relocates any unit of property on the PCBC Facilities pursuant to the provisions of Subsection C of this Section IV, PCBC will, simultaneously therewith, convey to Company all related rights of way, easements, licenses or other property interests necessary for Company to have and own such unit of property in the location and manner in which it is installed, replaced or relocated on the PCBC Facilities.
- E. The Company is hereby appointed as the agent for PCBC to design, construct and install the PCBC Facilities in accordance with good utility construction standards, and the Company shall have the right to enter into such contracts with third parties as it deems necessary or desirable to effectuate such design, construction and installation without further act or deed of PCBC.

- V. Reading Meters, Billing of Customers and Payments to PCBC, Including

  Use Fee Payments; Surcharges to Project Customers.
- A. All Customers served directly from the PCBC Facilities under this Agreement shall be PCBC Customers and all Customers served directly from Company Facilities shall be the Customers of Company. Company shall read all meters of the PCBC Customers and render bills to those Customers, as agent for and on behalf of PCBC, in a manner consistent with the meter reading and billing practices of Company employed in billing its own Customers, such bills to be rendered and collected by Company on behalf of PCBC and to be computed based on the usage of each PCBC Customer at the rates from time to time established pursuant to Chapter 24 of the West Virginia Code, as amended. It is the understanding and intent of the parties to this Agreement that, except for the Surcharges provided in Section VI of this Agreement, the rates of the PCBC shall reflect or mirror the rates of Company.
- B. It is the intent of the Company and PCBC under this Agreement that the bills delivered to each PCBC Customer reflect the amount due for the water used (such amount to be determined by applying the rates of PCBC to the consumption of water by PCBC Customers as determined by monthly or estimated meter readings). Company shall be responsible for the collection of delinquent bills on behalf of PCBC. The bills delivered to the PCBC Customers will be delivered by, and be payable to, Company, as agent for PCBC.
- C. Company, in consideration of the respective rights, duties, obligations, agreements and undertakings of the parties under this Agreement, shall be entitled to receive

from PCBC an amount for water service rendered to PCBC Customers equal to the consumption of each individual PCBC Customer at Company rates from time to time established pursuant to Chapter 24 of the West Virginia Code, as amended. Company shall prepare and deliver monthly statements or schedules to PCBC which shall reflect the total amount collected by Company, as agent for PCBC, and the total amount retained by Company for the water service provided to PCBC Customers at the respective rates of PCBC and Company, plus the Surcharges as provided in this Section V and Section VI below. A PCBC Customer shall be charged a municipal B & O surcharge on his usage only if that PCBC Customer resides within a municipality which imposes such a surcharge. In addition, the monthly statement to be provided to PCBC and to the County Commission by Company will also include the costs of any additions or extensions, and related refunds, made at the cost of the PCBC under Section III, and the cost of any fire hydrants under Section X installed at the cost of PCBC.

In addition to the other payments to be made under this Section V, Company agrees to pay PCBC a Joint Use Line payment (the "Use Fee") for the use of the PCBC Facilities and the facilities constructed by PCBC and leased to the County Commission (the "Use Fee Facilities"). Such Use Fee shall be sufficient to pay the actual monthly debt service, including principal and interest, on the amount of debt incurred by PCBC with respect to the Use Fee Facilities (the "Series A Bonds"); provided, however, Company's Use Fee shall not exceed \$463,372 annually and shall terminate when such debt and the interest thereon has been

paid in full. Payment of the Use Fee shall be made directly to the trustee or paying agent for the Series A Bonds as designated from time to time in writing by PCBC.

In the event Company fails to pay the Use Fee at the times and in the amounts set forth herein, the PCBC shall be entitled to collect for its own account all service charges and surcharges from PCBC customers as may be necessary to pay the principal of and interest on the Series 1999 A Bonds, or at the option of PCBC, to require (through written notification to the Company) that the Company will collect such service charges and surcharges from PCBC Customers, and remit the same on a monthly basis to the PCBC and to the County Commission, respectively. The Company hereby acknowledges and recognizes the lien on and pledge of service charges, as described in the Ordinance adopted by PCBC, pursuant to which the Series A Bonds shall be issued.

- D. PCBC agrees to have its accountants review, at least annually, at the expense of PCBC, the system of accounts maintained by Company for PCBC and report the results of that review to PCBC, Company and the County Commission.
- E. In addition to such other obligations, duties and responsibilities set forth in this Agreement, Company agrees to pay directly to vendors the reasonable costs of the following three items on behalf of PCBC, up to a maximum aggregate amount for all three items of \$8,000 in each calendar year during the term hereof, upon the receipt of an invoice for such costs from the vendor, which has been approved by PCBC for payment and forwarded by PCBC to Company:
  - 1. Legal and Accounting Expenses

- 2. Liability Insurance and Bonds
- 3. Regulatory Commission Fees

PCBC agrees that the \$8,000 provided under this Agreement shall be the total amount to be paid by Company to PCBC under this Agreement between Company and PCBC after the amount described in paragraph C. In the event that either Company or PCBC determines that the maximum aggregate amount of \$8,000 is inadequate or excessive to pay the reasonable costs of the above-mentioned three items, then either party may petition the Utilities Division of the Public Service Commission to audit and review the costs incurred by PCBC for such items and to fix the maximum aggregate amount for said items which Company will pay pursuant to this Subsection E.

### VI. <u>Installation of Domestic Services</u>.

After the proposed construction of the PCBC Facilities has been completed, Company shall install domestic service lines, including the tap on the PCBC Facilities and the service line from the PCBC Facilities to the established curb line or within the public right of way nearest the main in accordance with the Rules and Regulations of the Public Service Commission. This installation shall include the meter setting. All such service lines from the PCBC Facilities to the Customer's property line, meter settings and taps shall be constructed and installed by Company and shall be the property of Company. Company shall install all meters at its cost, shall own the meters, and shall assume the obligation to repair, maintain and replace the meters.

### VII. Payment to Company Upon Termination of the Agreement.

- Company and PCBC agree that the annual Use Fee of \$463,372 to be A. made by Company to pay debt service on the Series A Bonds is in anticipation of a forty-year contractual relationship under this Agreement, and if PCBC elects to exercise its right to terminate this Agreement at any time prior to the end of the forty-year term, then PCBC agrees to pay Company as a termination fee ("termination fee") at the time of such termination an amount equal to a portion of the contribution by Company to the cost of the Project on a pro rata basis based on the remaining years in the forty-year agreement, less any depreciation which Company may have recovered through its rates on such amount, such obligation shall be payable solely from the PCBC Facilities. Further, if the Agreement terminates prior to retirement of the Series A Bonds, Company shall have no further obligation to pay any Use Fee after such termination, provided, however, notwithstanding any other provision hereof to the contrary, in the event this Agreement is terminated by PCBC due to the failure of the Company to pay all or any portion of the Use Fee, no termination fee shall be payable by PCBC to the Company.
- B. At the time of termination of this Agreement, Company will be entitled to receive payment for the termination fee, all water delivered to PCBC Facilities customers through the termination date of this Agreement in accordance with the provisions of Section V of this Agreement, and all water meters installed on PCBC's distribution system at the time of such termination will be removed by Company. PCBC agrees that it will either replace those meters, install nipples in place of those meters or buy the meters from Company at the depreciated original cost of those meters as provided in Subsection D of this Section VII.

- C. Upon termination of the Agreement, PCBC also agrees that it will purchase from Company, at the depreciated original cost of those items, all of the units of property installed, replaced or relocated by Company on the PCBC Facilities under Section IV of this Agreement and all service lines from the PCBC Facilities to the Customers' property line, meter settings and taps installed at the cost of Company and reflected on the books of Company at the time of the termination of the Agreement.
- Upon termination of the Agreement, Company shall, within thirty (30) D. days of such termination, provide to PCBC (i) the total cost of all such items described in Subparagraphs B and C of this Section VII installed at the cost of Company and (ii) the total depreciation accrued on all of such items. PCBC agrees that it will pay to Company the total net depreciated cost (original cost less depreciation) of such items over a three-year period with such payments to be made in thirty-six (36) equal monthly payments of principal, plus accrued interest at the "Prime Rate," as defined below, commencing forty-five (45) days after termination of the Agreement. The Prime Rate shall be the prime rate as shown in The Wall Street Journal being defined therein as the "base rate on corporate loans at large U.S. money center commercial banks" and reported as the "Prime Rate" under the heading "Money Rates," as those terms shall be from time to time changed. The Prime Rate shall change not more often than the first day of each calendar quarter, and for each calendar quarter it shall be determined on the last day of the preceding calendar quarter on which The Wall Street Journal is published with the aforesaid prime rate quotation. In the event that The Wall Street Journal

ceases to publish such rates, the Prime Rate shall be the prime rate established by One Valley Bank, National Association, of Charleston, West Virginia, from time to time.

### VIII. <u>Installation of Private Fire Protection Services</u>.

Fire services, approved by PCBC, may be installed by Company from the PCBC Facilities, but only in accordance with the Rules and Regulations of the Public Service Commission. Fire service will be installed by Company at the expense of the applicant and will be billed by Company to the applicant and paid by the applicant directly to Company at a rate equal to the then approved Company's private protection rate.

### IX. <u>Installation of Fire Hydrants</u>.

Public fire protection facilities approved by PCBC may be installed on the PCBC Facilities covered by this Agreement at the request of an appropriate governmental unit, and installation shall be made pursuant to the Rules and Regulations of the Public Service Commission, provided that all such fire hydrants shall have a flow capability of at least 500 GPM at 20 psi residential pressure for a sustained period of time.

### X. Water Service Franchise Territories.

It is expressly understood and agreed by Company and PCBC that:

A. Company shall be permitted to own Company Facilities purchased by Company and to serve Company Customers served directly from those Company Facilities within the water service franchise area of PCBC as are necessary to enjoy and fulfill its rights and obligations under this Agreement, subject to the terms and conditions set forth in this Agreement.

- B. Except as otherwise provided in this Agreement, all persons residing outside of PCBC's water service franchise area, as defined above, and served, either at present or in the future, by Company shall be considered Customers of Company.
- C. PCBC agrees that, as a part of the consideration for this Agreement, Company shall have the right, even after termination of this Agreement, to transfer water through the PCBC Facilities, and all future additions and future extensions thereto, and to serve customers who may be connected, directly or indirectly, to Company water mains, whether inside or outside PCBC's service area, provided, however, in the event this Agreement is terminated by PCBC for the failure of the Company to pay the Use Fee, Company shall have no right to transfer water or to serve customers as provided in this paragraph.

### XI. Conditions Precedent to Effectiveness of Agreement.

Company and PCBC understand and agree that this Agreement, and the obligations of each of them hereunder, are expressly conditioned upon the following, each of which is a condition precedent to the validity and enforceability of this Agreement:

- A. <u>Rates and Surcharges</u>. The Public Service Commission shall have approved the rates and billing arrangements requested by PCBC in the Application, or any supplements thereto, filed with the Public Service Commission seeking approval of this Agreement.
- B. The Public Service Commission shall have approved this Agreement and all of the terms, conditions, undertakings, agreements and limitations of that Agreement.

Specifically, and without in anyway limiting the generality of this condition, the Order approving this Agreement and the transactions contemplated thereby shall:

- any amounts expended by Company for the cost of installing, replacing or relocating any water lines or facilities on the PCBC Facilities which are defined as a "unit of property," in the NARUC Uniform System of Accounts and which are relocated or replaced by Company at its cost pursuant to Section IV under this Agreement and the cost to Company to install service lines, meter settings and taps on the PCBC Facilities pursuant to Section VII;
- (2) Authorize Company to include in depreciable utility plant an amount equal to the tax expense associated with the obligations assumed by Company under the Agreement to the extent that the undertaking by Company to operate, maintain, repair or replace the PCBC Facilities under this Agreement, causes such PCBC Facilities, or any part thereof, to constitute taxable income or to otherwise generate tax expense for Company;
- (3) Authorize the recognition in rate base of Company Facilities or other Company Property held by the County Commission and leased to Company under the Capital Lease, all as described in the Application; and
- (4) Authorize the implementation of the Surcharges and the other rates requested in the Application.
- C. The Public Service Commission shall not have attached to its Order any terms, conditions or limitations which shall adversely affect this Agreement or the economic feasibility of this project between the parties insofar as taking any action or refraining from

taking any action which, in the opinion of their respective counsel, might require them, or either of them, to breach any of their obligations under any Mortgage Indenture, as supplemented, or any other agreement to which either of them might be a party.

### XII. Representations and Warranties.

- A. PCBC represents and warrants to Company as follows:
- (1) The execution, delivery and performance of this Agreement by PCBC has been duly authorized, and this Agreement constitutes a valid and binding obligation of PCBC enforceable in accordance with its terms; and
- (2) The execution and performance of this Agreement in accordance with its terms by PCBC will not violate any provisions of law or violate the terms or conditions of any grants or loans made to PCBC for construction of the PCBC Facilities.
  - B. Company represents and warrants to PCBC as follows:
- (1) The execution, delivery and performance of this Agreement by Company has been duly authorized, and this Agreement constitutes a valid and binding obligation of Company enforceable in accordance with its terms; and
- (2) The execution and performance of this Agreement in accordance with its terms by Company will not violate any provisions of Company's indentures.

### XIII. Assignability.

This Agreement shall be binding upon the successors and assigns of the respective parties hereto.

### XIV. Notice.

Any notice, demand or request given hereunder shall be deemed sufficient if in writing and sent by certified mail, postal charges prepaid, to West Virginia-American Water Company, Attention: President, 1600 Pennsylvania Avenue, P. O. Box 1906, Charleston, WV 25327; and to PCBC addressed to the Putnam County Building Commission, 3389 Winfield Road, Winfield, West Virginia 25213, or to such address as the parties shall indicate by written notice to the other parties.

### XV. <u>Captions</u>.

The captions preceding the text of the sections of this Agreement are inserted solely for convenience and reference and shall not be used to construe, interpret or affect any provision of this Agreement.

XVI. Governing Law. This Agreement shall be governed by West Virginia law.

XVII. Severability. If any provision of this Agreement is, for any reason, determined to be invalid, illegal or unenforceable in any respect, the Parties hereto shall negotiate in good faith and make such amendments, modifications or supplements of or to this Agreement, that to the maximum extent practicable in light of such determination, implement and give effect to the intentions of the Parties as reflected in this Agreement, and the other provisions of this Agreement shall, as so amended, modified or supplemented, or otherwise affected by such action, remain in full force and effect.

XVIII. Amendment. This Agreement may not be amended to change the amount of the Use Fee without the prior written consent of the insurer of (if any), and trustee for the Series A Bonds.

Putnam County Building Commission (West Virginia)
WDA Loan (Loan Program III 2000 Series A)
2000 Series A (Use Fees)

### Use Fee and Debt Service Schedules

	Puti	e of Monthly nam County Buid Due to the Munic	lling Commiss	ion	Debt Service Schedule  Municipal Bond Commission  Payments Due to the Trustee				
Payment Date (1)	Principal	Interest (2)	Admin Fee	Total	Principal		ap/Accrued Interest (3)		
February 1, 2000							abvectaed litterast (2)		
March 1, 2000									
April 1, 2000									
May 1, 2000									
June 1, 2000			e e				204 204 80		
July 1, 2000							204,291.88		
August 1, 2000					1) <del>-</del>				
September 1, 2000									
October 1, 2000	3,888.88	34,048.64	539.89	38,477.41					
November 1, 2000	3,888.89	34,048.65	539.89	38,477.43					
December 1, 2000	3,888,89	34,048.65	539.89	38,477.43		102,145,94	100 445 04		
January 1, 2001	3,888.89	34,048.64	539,90	38,477.43		102,140.54	102,145.94		
February 1, 2001	3,888.89	34,048.64	539.90	38,477.43					
March 1, 2001	3,888.89	34,048.65	539.90	38,477,44					
April 1, 2001	3,888.89	34,048.65	539.90	38,477.44					
May 1, 2001	3,888.89	34,048.65	539.90	38,477.44					
June 1, 2001	3,888.89	34,048.65	539.90	38,477.44	35,000.00	204,291,88			
July 1, 2001	4,166.66	33,921.77	285.62	38,374.05		20 1,20 1,00			
August 1, 2001	4,166.66	33,921.77	285.62	38,374.05					
September 1, 2001	4,166.66	33,921.77	285.62	38,374.05					
October 1, 2001	4,166.66	33,921.77	285.62	38,374.05			-		
November 1, 2001	4,166.67	33,921.77	285.62	38,374.06					
December 1, 2001	4,166.67	33,921.78	285.62	38,374.07		203,530.63			
January 1, 2002	4,166.67	33,921.77	285.62	38,374.06		200,000.00			
February 1, 2002	4,166.67	33,921.77	285.62	38,374.06					
March 1, 2002	4,166.67	33,921.77	285.62	38,374.06					
April 1, 2002	4,166.67	33,921.77	285.62	38,374.06					
May 1, 2002	4,166.67	33,921.77	285.62	38,374.06					
June 1, 2002	4,166.67	33,921.78	285.62	38,374.07	50,000.00	203,530.63			
July 1, 2002	4,583.33	33,721.77	285.62	38,590.72			· · · · · · · · · · · · · · · · · · ·		
August 1, 2002	4,583.33	33,721.77	285.62	38,590.72					
September 1, 2002	4,583.33	33,721.77	285.62	38,590.72					
October 1, 2002	4,583.33	33,721.77	285.62	38,590.72					
November 1, 2002	4,583.33	33,721.77	285.62	38,590.72					
December 1, 2002	4,583.33	33,721.78	285.62	38,590.73		202,330.63			
January 1, 2003	4,583.33	33,721.77	285.62	38,590.72		3-2,000,00			
February 1, 2003	4,583.33	33,721,77	285.62	38,590.72					
March 1, 2003	4,583.34	33,721.77	285.62	38,590,73					
April 1, 2003	4,583.34	33,721.77	285.62	38,590,73					
May 1, 2003	4,583.34	33,721.77	285.62	38,590.73					
June 1, 2003	4,583.34	33,721.78	285.62	38,590.74	55,000.00	202,330.63			

	Schedul	e of Monthly	Use Fee Pa	yments	Debt Service Schedule
	Putr	am County Buid	lling Commissi	on	Municipal Bond Commission
		Oue to the Munic			Payments Due to the Trustee
Payment Date (1)	Principal	Interest (2)	Admin Fee	Total	■ 유입교로 및 전성 등 등 800 등 등 기계 기계 기계 전성 전성 등 등 등 등 등 등 등 등 등 등 등 등 등 등 등 등 등
July 1, 2003	4,583.33	33,492.60	285.62	38,361.55	ampartment interest (a)
August 1, 2003	4,583.33	33,492.60	285.62	38,361.55	
September 1, 2003	4,583.33	33,492.60	285.62	38,361.55	
October 1, 2003	4,583.33	33,492.61	285.62	38,361.56	
November 1, 2003	4,583.33	33,492,61	285.62	38,361.56	
December 1, 2003	4,583.33	33,492.61	285.62	38,361.56	
January 1, 2004	4,583.33	33,492.60	285.62	38,361.55	
February 1, 2004	4,583.33	33,492.60	285.62	38,361.55	
March 1, 2004	4,583.34	33,492.60	285.62	38,361.56	
April 1, 2004	4,583.34	33,492.61	285.62	38,361.57	
May 1, 2004	4,583.34	33,492.61	285.62	38,361.57	
June 1, 2004	4,583.34	33,492.61	285.62	38,361.57	55,000.00 200,955.63
July 1, 2004	5,000.00	33,263.43	285.62	38,549.05	200,330,03
August 1, 2004	5,000.00	33,263.44	285.62	38,549.06	
September 1, 2004	5,000.00	33,263.44	285.62	38,549.06	
October 1, 2004	5,000.00	33,263.44	285.62	38,549,06	
November 1, 2004	5,000.00	33,263.44	285.62	38,549.06	·
December 1, 2004	5,000.00	33,263.44	285.62	38,549.06	199,580.63
January 1, 2005	5,000.00	33,263.43	285.62	38,549.05	125,555.00
February 1, 2005	5,000.00	33,263.44	285.62	38,549.06	
March 1, 2005	5,000.00	33,263.44	285.62	38,549.06	
April 1, 2005	5,000.00	33,263.44	285.62	38,549.06	
May 1, 2005	5,000.00	33,263.44	285.62	38,549.06	
June 1, 2005	5,000.00	33,263.44	285.62	38,549.06	60,000.00 199,580.63
July 1, 2005	5,000.00	33,007.18	285.62	38,292.80	
August 1, 2005	5,000.00	33,007.19	285.62	38,292.81	
September 1, 2005	5,000.00	33,007.19	285.62	38,292.81	
October 1, 2005	5,000.00	33,007.19	285.62	38,292.81	
November 1, 2005	5,000.00	33,007.19	285.62	38,292.81	
December 1, 2005	5,000.00	33,007.19	285,62	38,292.81	198,043.13
January 1, 2006	5,000.00	33,007.18	285.62	38,292.80	130,10
February 1, 2006	5,000.00	33,007.19	285.62	38,292.81	
March 1, 2006	5,000.00	33,007.19	285.62	38,292.81	
April 1, 2006	5,000.00	33,007.19	285.62	38,292.81	
May 1, 2006	5,000.00	33,007.19	285.62	38,292.81	
June 1, 2006	5,000.00	33,007.19	285.62	38,292.81	60,000.00 198,043.13
July 1, 2006	5,416.66	32,744.68	285.62	38,446.96	
August 1, 2006	5,416.66	32,744.69	285.62	38,446.97	
September 1, 2006	5,416.66	32,744.69	285.62	38,446.97	
October 1, 2006	5,416.66	32,744.69	285.62	38,446.97	
November 1, 2006	5,416.67	32,744.69	285.62	38,446.98	
December 1, 2006	5,416.67	32,744.69	285.62	38,446.98	196,468.13
January 1, 2007	5,416.67	32,744.68	285.62	38,446.97	•
February 1, 2007	5,416.67	32,744.69	285.62	38,446.98	
March 1, 2007	5,416.67	32,744.69	285.62	38,446.98	
April 1, 2007	5,416.67	32,744.69	285.62	38,446.98	
May 1, 2007	5,416.67	32,744.69	285.62	38,446.98	
June 1, 2007	5,416.67	32,744.69	285.62	38,446.98	65,000.00 196,468.13

	Scheduk	of Monthly	Use Fee Pa	yments	Ď	ebt Service Schedule
		am County Buid				unicipal Bond Commission
		ue to the Munic	ipal Bond Com	mission		nyments Due to the Trustee
Payment Date (1)	Principal	Interest (2)	Admin Fee	Total	Principal	Interest Cap/Accrued Interest (3)
July 1, 2007	5,833.33	32,453.54	285.62	38,572.49		
August 1, 2007	5,833.33	32,453.54	285.62	38,572.49		
September 1, 2007	5,833.33	32,453.54	285.62	38,572.49		
October 1, 2007	5,833.33	32,453.54	285.62	38,572.49		
November 1, 2007	5,833.33	32,453.54	285.62	38,572.49		
December 1, 2007	5,833,33	32,453.55	285.62	38,572.50		194,721.25
January 1, 2008	5,833.33	32,453.54	285.62	38,572.49		
February 1, 2008	5,833.33	32,453.54	285.62	38,572.49		
March 1, 2008	5,833.34	32,453.54	285.62	38,572.50		
April 1, 2008	5,833.34	32,453.54	285.62	38,572.50		
May 1, 2008	5,833.34	32,453.54	285.62	38,572.50		
June 1, 2008	5,833.34	32,453.55	285.62	38,572.51	70,000.00	194,721.25
July 1, 2008	5,833.33	32,138.54	285.62	38,257.49		
August 1, 2008	5,833.33	32,138.54	285.62	38,257.49		
September 1, 2008	5,833.33	32,138.54	285.62	38,257.49		
October 1, 2008	5,833,33	32,138.54	285.62	38,257.49		
November 1, 2008	5,833.33	32,138.54	285.62	38,257.49		
December 1, 2008	5,833.33	32,138.55	285.62	38,257.50		192,831.25
January 1, 2009	5,833.33	32,138.54	285.62	38,257.49		
February 1, 2009	5,833.33	32,138.54	285.62	38,257,49		
March 1, 2009	5,833.34	32,138.54	285.62	38,257.50		
April 1, 2009	5,833.34	32,138.54	285.62	38,257.50		
May 1, 2009	5,833.34	32,138.54	285.62	38,257.50		
June 1, 2009	5,833.34	32,138.55	285.62	38,257.51	70,000.00	192,831.25
July 1, 2009	6,250.00	31,817.70	285.62	38,353.32		
August 1, 2009	6,250.00	31,817.71	285.62	38,353.33		
September 1, 2009	6,250.00	31,817.71	285.62	38,353.33		-
October 1, 2009	6,250.00	31,817.71	285.62	38,353.33		
November 1, 2009	6,250.00	31,817.71	285.62	38,353.33		
December 1, 2009	6,250.00	31,817.71	285.62	38,353.33		190,906.25
January 1, 2010	6,250.00	31,817.70	285.62	38,353.32		·
February 1, 2010	6,250.00	31,817.71	285.62	38,353.33		
March 1, 2010	6,250.00	31,817.71	285.62	38,353.33		
April 1, 2010	6,250.00	31,817.71	285.62	38,353.33		
May 1, 2010	6,250.00	31,817.71	285.62	38,353.33		
June 1, 2010	6,250.00	31,817.71	285.62	38,353.33	75,000.00	190,906.25
July 1, 2010	6,666.66	31,467.70	285.62	38,419.98		
August 1, 2010	6,666.66	31,467.71	285.62	38,419.99		
September 1, 2010	6,666,66	31,467.71	285.62	38,419.99		
October 1, 2010	6,666.66	31,467.71	285.62	38,419.99		
November 1, 2010	6,666.67	31,467.71	285.62	38,420.00		
December 1, 2010	6,666.67	31,467.71	285.62	38,420.00		188,806.25
January 1, 2011	6,666.67	31,467.70	285.62	38,419.99		,
February 1, 2011	6,666.67	31,467.71	285.62	38,420.00		
March 1, 2011	6,666.67	31,467.71	285.62	38,420.00		
April 1, 2011	6,666.67	31,467.71	285.62	38,420.00		
May 1, 2011	6,666.67	31,467.71	285.62	38,420.00		
June 1, 2011	6,666.67	31,467.71	285.62	38,420.00	80,000.00	188,806.25
						,

		e of Monthly		·	De	ebt Service Schedule
		am County Buk			Mı	unicipal Bond Commission
		Oue to the Munk	cipal Bond Com	ımission	the second of the second second	yments Due to the Trustee
Payment Date (1)	Principal	Interest (2)	Admin Fee	Total	Principal	Interest Cap/Accrued Interest (3)
July 1, 2011	7,083.33	31,067.70	285.62	38,436.65		
August 1, 2011	7,083.33	31,067.71	285.62	38,436.66		
September 1, 2011	7,083.33	31,067.71	285.62	38,436.66		
October 1, 2011	7,083.33	31,067.71	285.62	38,436.66		•
November 1, 2011	7,083.33	31,067.71	285.62	38,436.66		
December 1, 2011	7,083.33	31,067.71	285.62	38,436.66		186,406.25
January 1, 2012	7,083.33	31,067.70	285.62	38,436.65		
February 1, 2012	7,083.33	31,067.71	285.62	38,436.66		
March 1, 2012	7,083.34	31,067.71	285.63	38,436.68		
April 1, 2012	7,083.34	31,067.71	285.63	38,436.68		
May 1, 2012	7,083.34	31,067.71	285.63	38,436.68		
June 1, 2012	7,083.34	31,067.71	285.63	38,436.68	85,000.00	186,406.25
July 1, 2012	7,500.00	30,642.70	285,63	38,428.33		
August 1, 2012	7,500.00	30,642.71	285.63	38,428.34		
September 1, 2012	7,500.00	30,642.71	285.63	38,428.34		
October 1, 2012	7,500.00	30,642.71	285.63	38,428.34		•
November 1, 2012	7,500.00	30,642.71	285.63	38,428.34		
December 1, 2012	7,500.00	30,642.71	285.63	38,428.34		183,856.25
January 1, 2013	7,500.00	30,642.70	285.63	38,428.33	,	
February 1, 2013	7,500.00	30,642.71	285.63	38,428.34		
March 1, 2013	7,500.00	30,642.71	285.63	38,428.34		
April 1, 2013	7,500.00	30,642.71	285.63	38,428.34		
May 1, 2013	7,500.00	30,642.71	285.63	38,428.34		
June 1, 2013	7,500.00	30,642.71	285.63	38,428.34	90,000.00	183,856.25
July 1, 2013	7,916.66	30,192.70	285.63	38,394.99		
August 1, 2013	7,916.66	30,192.71	285.63	38,395.00		
September 1, 2013	7,916.66	30,192.71	285.63	38,395.00		
October 1, 2013	7,916.66	30,192.71	285,63	38,395.00		
November 1, 2013	7,916.67	30,192.71	285.63	38,395.01		
December 1, 2013	7,916.67	30,192.71	285.63	38,395.01	•	181,156.25
January 1, 2014	7,916.67	30,192.70	285.63	38,395.00		
February 1, 2014	7,916.67	30,192.71	285.63	38,395.01		
March 1, 2014	7,916.67	30,192.71	285.63	38,395.01		
April 1, 2014	7,916.67	30,192.71	285.63	38,395.01		
May 1, 2014	7,916.67	30,192.71	285.63	38,395.01		
June 1, 2014	7,916.67	30,192.71	285.63	38,395.01	95,000.00	181,156.25
July 1, 2014	8,333.33	29,717.70	285.63	38,336.66		
August 1, 2014	8,333.33	29,717.71	285.63	38,336.67		
September 1, 2014	8,333.33	29,717.71	285.63	38,336.67		
October 1, 2014	8,333,33	29,717.71	285.63	38,336,67		
November 1, 2014	8,333.33	29,717.71	285.63	38,336.67		
December 1, 2014	8,333.33	29,717.71	285.63	38,336.67		178,306.25
January 1, 2015	8,333.33	29,717.70	285.63	38,336.66		, <del></del>
February 1, 2015	8,333.33	29,717.71	285.63	38,336.67		
March 1, 2015	8,333.34	29,717.71	285.63	38,336.68		
April 1, 2015	8,333.34	29,717.71	285,63	38,336,68		
May 1, 2015	8,333.34	29,717.71	285.63	38,336.68		
June 1, 2015	8,333.34	29,717.71	285,63	38,336.68		

	Scheduk	of Monthly	Use Fee Pa	yments	Debt Service Schedule
	Putn	am County Buk	iling Commissi	ion	Municipal Bond Commission
		ue to the Munic			Payments Due to the Trustee
Payment Date (1)	Principal	Interest (2)	Admin Fee	Total	Principal Interest Cap/Accrued Interest (
July 1, 2015	8,750.00	29,217.70	285.63	38,253.33	A to the control to the manufacture of the Address and and the control
August 1, 2015	8,750.00	29,217.71	285.63	38,253.34	
September 1, 2015	8,750.00	29,217.71	285.63	38,253.34	
October 1, 2015	8,750.00	29,217.71	285.63	38,253.34	
November 1, 2015	8,750.00	29,217.71	285.63	38,253.34	
December 1, 2015	8,750.00	29,217.71	285.63	38,253.34	175,306.25
January 1, 2016	8,750.00	29,217.70	285.63	38,253.33	
February 1, 2016	8,750.00	29,217.71	285.63	38,253.34	
March 1, 2016	8,750.00	29,217.71	285.63	38,253.34	
April 1, 2016	8,750.00	29,217.71	285.63	38,253.34	
May 1, 2016	8,750.00	29,217.71	285.63	38,253.34	
June 1, 2016	8,750.00	29,217.71	285.63	38,253.34	105,000.00 175,306,25
July 1, 2016	9,583.32	28,670.83	285.63	38,539.78	
August 1, 2016	9,583.32	28,670.83	285.63	38,539.78	
September 1, 2016	9,583.32	28,670.83	285.63	38,539.78	
October 1, 2016	9,583.34	28,670.83	285.63	38,539.80	
November 1, 2016	9,583.34	28,670.84	285.63	38,539.81	
December 1, 2016	9,583.34	28,670.84	285.63	38,539.81	172,025,00
January 1, 2017	9,583.33	28,670.83	285.63	38,539.79	112,020.00
February 1, 2017	9,583.33	28,670.83	285.63	38,539.79	
March 1, 2017	9,583.34	28,670.83	285.63	38,539.80	
April 1, 2017	9,583.34	28,670.83	285.63	38,539.80	
May 1, 2017	9,583.34	28,670.84	285.63	38,539.81	
June 1, 2017	9,583.34	28,670.84	285.63	38,539.81	115,000.00 172,025.00
July 1, 2017	10,000.00	28,071.87	285.63	38,357.50	112/22:00
August 1, 2017	10,000.00	28,071.87	285.63	38,357.50	
September 1, 2017	10,000.00	28,071.87	285.63	38,357.50	
October 1, 2017	10,000.00	28,071.88	285.63	38,357.51	
November 1, 2017	10,000.00	28,071.88	285.63	38,357,51	
December 1, 2017	10,000.00	28,071.88	285.63	38,357.51	168,431.25
January 1, 2018	10,000.00	28,071.87	285.63	38,357.50	100,101.20
February 1, 2018	10,000.00	28,071.87	285.63	38,357.50	
March 1, 2018	10,000.00	28,071.87	285.63	38,357.50	
April 1, 2018	10,000.00	28,071.88	285.63	38,357,51	
May 1, 2018	10,000.00	28,071.88	285.63	38,357.51	
June 1, 2018	10,000.00	28,071.88	285.63	38,357.51	120,000.00 168,431.25
July 1, 2018	10,416.66	27,446.87	285.63	38,149.16	100,101.20
August 1, 2018	10,416.66	27,446.87	285.63	38,149.16	
September 1, 2018	10,416.66	27,446.87	285.63	38,149.16	
October 1, 2018	10,416.66	27,446.88	285.63	38,149.17	
November 1, 2018	10,416.67	27,446.88	285.63	38,149.18	
December 1, 2018	10,416.67	27,446.88	285.63	38,149.18	164,681.25
January 1, 2019	10,416.67	27,446.87	285.63	38,149.17	104,001.∠5
February 1, 2019	10,416.67	27,446.87	285.63	38,149.17	
March 1, 2019	10,416.67	27,446.87	285.63	38,149.17	
- April 1, 2019	10,416.67	27,446.88	285.63	38,149.18	
May 1, 2019	10,416.67	27,446.88	285,63	38,149.18	
June 1, 2019	10,416.67	27,446.88			125 000 00 464 694 25
Julie 1, 2019	10,416.67	27,446.88	285.63	38,149.18	125,000.00 164,681.25

	Schedul	e of Monthly	Use Fee Pa	vments		ebt Service Schedule
		nam County Buid	titl till ett e er eree er		the state of the second second	11.1 11.11.1 11.1 1.1 1.1 1.1 1.1 1.1 1
		Due to the Munic				lunicipal Bond Commission
Payment Date (1		Interest (2)	Admin Fee	Total	Principal	syments Due to the Trustee
July 1, 201		26,795.83	285.63	38,331.46	x	Interest Cap/Accrued Interest (3)
August 1, 201	1	26,795.83	285.63	38,331.46		
September 1, 201	1	26,795.83	285.63	38,331.46		
October 1, 201	,	26,795.83	285.63	38,331.46		
November 1, 201	9 11,250.00	26,795.84	285.63	38,331.47		
December 1, 201	9 11,250.00	26,795.84	285.63	38,331.47		160,775.00
January 1, 202	0 11,250.00	26,795.83	285.63	38,331.46		160,775.00
February 1, 202	0 11,250.00	26,795.83	285.63	38,331.46		
March 1, 202	0 11,250.00	26,795.83	285.63	38,331.46		
April 1, 202	0 11,250.00	26,795.83	285.63	38,331.46		
May 1, 2020	11,250.00	26,795.84	285.63	38,331.47		
June 1, 2026	11,250.00	26,795.84	285.63	38,331.47	135,000.00	160,775.00
July 1, 2020	12,083.33	26,092.70	285.63	38,461.66		100,770.00
August 1, 2020	12,083.33	26,092.71	285.63	38,461.67		
September 1, 2020	12,083.33	26,092.71	285.63	38,461.67		
October 1, 2020	12,083.33	26,092.71	285.63	38,461.67		
November 1, 2020	12,083.33	26,092.71	285.63	38,461.67		
December 1, 2020	12,083.33	26,092.71	285.63	38,461.67		156,556,25
January 1, 2021	12,083.33	26,092.70	285.63	38,461.66		, 00,000.20
February 1, 2021	12,083.33	26,092.71	285.63	38,461.67		
March 1, 2021	12,083.34	26,092.71	285.63	38,461.68		
April 1, 2021	12,083.34	26,092.71	285.63	38,461.68		
May 1, 2021	12,083.34	26,092.71	285.63	38,461.68		
June 1, 2021	<del></del>	26,092.71	285.63	38,461.68	145,000.00	156,556,25
July 1, 2021	III	25,352.60	285.63	38,554.89		
August 1, 2021	1	25,352.60	285.63	38,554.89		
September 1, 2021		25,352.60	285.63	38,554.89		
October 1, 2021	12,916.66	25,352.61	285.63	38,554.90		· · · · ·
November 1, 2021	12,916.67	25,352.61	285.63	38,554.91		
December 1, 2021	12,916.67	25,352.61	285.63	38,554.91		152,115.63
January 1, 2022		25,352.60	285.63	38,554.90		
February 1, 2022	12,916.67	25,352.60	285.63	38,554.90		
March 1, 2022	•	25,352.60	285.63	38,554.90		
April 1, 2022		25,352.61	285.63	38,554.91		
May 1, 2022	12,916.67	25,352.61	285.63	38,554.91		
June 1, 2022	12,916.67	25,352.61	285.63	38,554.91	155,000.00	152,115.63
July 1, 2022	13,333.33	24,561.45	285.63	38,180.41		
August 1, 2022	13,333.33	24,561.46	285.63	38,180.42		
September 1, 2022	13,333.33	24,561.46	285.63	38,180.42		
October 1, 2022	13,333.33	24,561.46	285.63	38,180.42		
November 1, 2022	13,333.33	24,561.46	285.63	38,180.42		
December 1, 2022	13,333.33	24,561.46	285.63	38,180.42		147,368.75
January 1, 2023	13,333,33	24,561.45	285.63	38,180.41		
February 1, 2023	13,333.33	24,561.46	285.63	38,180.42		
March 1, 2023	13,333.34	24,561.46	285.63	38,180.43		
April 1, 2023	13,333.34	24,561.46	285.63	38,180.43		
May 1, 2023	13,333.34	24,561.46	285.63	38,180.43		
June 1, 2023	13,333.34	24,561.46	285.63	38,180.43	160,000.00	147,368.75

Payment Date (1) Principal Interest (2) Admin Fee Total July 1, 2023 14,166.66 23,744.79 255.63 38,197.06   September 1, 2023 14,166.66 23,744.79 255.63 38,197.06   November 1, 2023 14,166.66 23,744.79 255.63 38,197.06   November 1, 2023 14,166.67 23,744.79 255.63 38,197.06   November 1, 2023 14,166.67 23,744.79 255.63 38,197.00   December 1, 2024 14,166.67 23,744.79 255.63 38,197.00   January 1, 2024 14,166.67 23,744.79 255.63 38,197.00   March 1, 2024 14,166.67 23,744.79 255.63 38,197.00   May 1, 2024 14,166.67 23,744.79 255.63 38,197.00   May 1, 2024 14,166.67 23,744.79 255.63 38,197.00   May 1, 2024 14,166.67 22,744.80 255.63 38,197.00   May 1, 2024 14,166.67 22,744.80 255.63 38,197.00   July 1, 2024 14,166.67 22,744.80 255.63 38,197.00   May 1, 2024 14,166.67 22,744.80 255.63 38,197.00   May 1, 2024 15,416.66 22,2877.00 255.63 38,197.00   May 1, 2024 15,416.66 22,2877.00 255.63 38,197.00   December 1, 2024 15,416.67 22,877.00 255.63 38,197.00   December 1, 2024 15,416.67 22,877.00 255.63 38,197.37   December 1, 2024 15,416.67 22,877.00 255.63 38,197.30   December 1, 2024 15,416.67 22,877.00 255.63 38,197.30   December 1, 2025 15,416.67 22,877.00 255.63 38,197.30   May 1, 2025 15,416.67 22,877.00 256.53 38,197.30   May 1, 2025 15,416.67 22,877.00 256.53 38,197.30   May 1, 2025 15,416.67 22,877.00 256.53 38,468.44   December 1, 2025 16,250.00 21,932.81 256.63 38,468.44   December 1, 2026 16,250.00 21,932.81 256.63 38,468.44   December 1, 2026 16,250.00 21,932.81 256.63 38,468.44   December 1, 2026 16,250.00 21,932.81 256.63 38,268.15   December 1, 20		Putn	e of Monthly Iam County Buid	lling Commissi	on	Debt Service Schedule  Municipal Bond Commission
July 1, 2023	9				A Company of the Comp	The second control of
September 1, 2023 14,168,66 23,744,79 285,63 38,197,06						
September 1, 2022	• • •					
October 1, 2023						
November 1, 2023 14,166.67 23,744.79 285.63 36,197.09 142,468.75 14166.67 23,744.79 285.63 38,197.09 142,468.75 14166.67 23,744.79 285.63 38,197.09 142,468.75 14,166.67 23,744.79 285.63 38,197.09 142,468.75 14,166.67 23,744.79 285.63 38,197.09 142,468.75 14,166.67 23,744.79 285.63 38,197.09 142,468.75 14,166.67 23,744.80 285.63 38,197.00 142,468.75 14,166.67 23,744.79 285.63 38,197.00 142,468.75 14,166.67 23,744.80 285.63 38,197.00 142,468.75 14,166.67 23,744.79 285.63 38,197.00 142,468.75 14,166.67 23,744.80 285.63 38,197.00 142,468.75 14,166.67 23,744.79 285.63 38,197.10 142,468.75 14,166.67 22,877.08 285.63 38,197.37 142,468.75 14,166.67 22,877.08 285.63 38,579.37 142,468.75 14,166.66 22,877.08 285.63 38,579.37 142,468.75 14,166.67 22,877.08 285.63 38,579.37 142,468.75 14,166.67 22,877.08 285.63 38,579.39 137,282.50 142,468.75 14,166.67 22,877.08 285.63 38,579.39 137,282.50 14,166.67 22,877.08 285.63 38,579.39 137,282.50 14,166.67 22,877.08 285.63 38,579.38 137,282.50 14,166.67 22,877.08 285.63 38,579.38 137,282.50 14,166.67 22,877.08 285.63 38,579.38 137,282.50 14,166.67 22,877.08 285.63 38,579.38 137,282.50 14,166.67 22,877.08 285.63 38,579.39 14,162.25 15,416.67 22,877.08 285.63 38,579.39 14,162.25 15,416.67 22,877.08 285.63 38,579.39 14,162.25 15,416.67 22,877.08 285.63 38,579.39 14,162.25 15,416.67 22,877.08 285.63 38,579.39 14,162.25 15,416.67 22,877.08 285.63 38,579.39 14,162.25 15,416.67 22,877.08 285.63 38,579.39 14,162.25 16,250.00 21,932.81 285.63 38,468.44 14,162.25 16,250.00 21,932.81 285.63 38,468.44 14,162.25 16,250.00 21,932.81 285.63 38,468.44 14,162.25 16,250.00 21,932.81 285.63 38,468.44 14,162.25 16,250.00 21,932.81 285.63 38,468.44 14,162.25 16,250.00 21,932.81 285.63 38,468.44 14,162.25 16,250.00 21,932.81 285.63 38,468.44 14,162.25 16,250.00 21,932.81 285.63 38,468.44 14,162.25 16,250.00 21,932.81 285.63 38,468.44 14,162.25 16,250.00 21,932.81 285.63 38,468.44 14,162.25 16,250.00 21,932.81 285.63 38,468.44 14,162.25 16,250.00 21,932.81 285.63 38,468.44 14,162.25 16,250.00 21,932.81 285	1		•			
December 1, 2022 14,186.87 23,744.80 285.63 36,197.05 142,468.75 14,166.67 23,744.79 285.63 36,197.06 February 1, 2024 14,166.87 23,744.79 285.63 36,197.09 March 1, 2024 14,166.87 23,744.79 285.63 36,197.09 March 1, 2024 14,166.87 23,744.79 285.63 36,197.09 March 1, 2024 14,166.87 23,744.79 285.63 36,197.09 May 1, 2024 15,416.67 22,877.08 285.63 36,197.09 May 1, 2024 15,416.66 22,877.08 285.63 36,579.37 Cotober 1, 2024 15,416.66 22,877.08 285.63 38,579.37 Cotober 1, 2024 15,416.67 22,877.09 285.63 36,579.39 March 1, 2025 15,416.67 22,877.09 285.63 38,579.39 March 1, 2025 15,416.67 22,877.08 285.63 38,579.39 March 1, 2025 15,416.67 22,877.08 285.63 38,579.39 May 1, 2025 15,416.67 22,877.08 285.63 38,579.39 May 1, 2025 15,416.67 22,877.08 285.63 38,579.39 May 1, 2025 15,416.67 22,877.09 285.63 38,579.39 May 1, 2025 15,416.67 22,877.09 285.63 38,579.39 May 1, 2025 15,416.67 22,877.08 285.63 38,579.39 May 1, 2025 15,416.67 22,877.09 285.63 38,579.39 May 1, 2025 16,250.00 21,932.81 285.63 38,468.44 March 1, 2026 16,250.00 21,932.81 285.63 38,468.45 March 1, 2026 16,250.00 21,932.81 285.63 38,268.15 195,000.00 131,596.88 May 1, 2026 16,250.00 21,932.81 285.63 38,268.15 195,000.00 131,59		•				
January 1, 2024 14,166.67 23,744.79 285.63 36,197.09 March 1, 2024 14,166.67 23,744.79 285.63 36,197.09 March 1, 2024 14,166.67 23,744.79 285.63 36,197.09 March 1, 2024 14,166.67 23,744.79 285.63 36,197.00 June 1, 2024 14,166.67 23,744.79 285.63 36,197.10 June 1, 2024 14,166.67 23,744.79 285.63 36,197.10 June 1, 2024 14,166.67 23,744.79 285.63 36,197.10 June 1, 2024 15,416.66 22,877.08 285.63 36,197.09 170,000.00 142,468.75 July 1, 2024 15,416.66 22,877.08 285.63 38,579.37 Colober 1, 2024 15,416.66 22,877.08 285.63 38,579.37 Colober 1, 2024 15,416.67 22,877.09 285.63 38,579.39 January 1, 2025 15,416.67 22,877.09 285.63 38,579.39 January 1, 2025 15,416.67 22,877.08 285.63 38,579.39 January 1, 2025 15,416.67 22,877.08 285.63 38,579.39 January 1, 2025 15,416.67 22,877.08 285.63 38,579.38 March 1, 2025 15,416.67 22,877.08 285.63 38,579.38 January 1, 2025 15,416.67 22,877.08 285.63 38,579.38 January 1, 2025 15,416.67 22,877.08 285.63 38,579.39 January 1, 2025 15,416.67 22,877.09 285.63 38,468.44 January 1, 2025 16,250.00 21,932.81 285.63 38,468.44 January 1, 2025 16,250.00 21,932.81 285.63 38,468.44 January 1, 2025 16,250.00 21,932.81 285.63 38,468.44 January 1, 2026 16,250.00 21,932.81 285.63 38,468.45 January 1, 2026 17,083.33 20,917.19 285.63 38,266.15 January 1, 2026 17,083.33 20,917.19 285.63 38,266.15 January 1, 2027 17,083.33 20,917.			•			
February 1, 2024 14,166,67 23,744.79 285,63 36,197.09  March 1, 2024 14,166,67 23,744.79 285,63 36,197.09  April 1, 2024 14,166,67 23,744.80 285,63 36,197.00  May 1, 2024 14,166,67 23,744.80 285,63 36,197.10  July 1, 2024 14,166,67 23,744.80 285,63 36,197.10  July 1, 2024 14,166,67 23,744.80 285,63 36,197.10  July 1, 2024 15,416,66 23,770.80 285,63 36,197.01  August 1, 2024 15,416,68 22,877.08 285,63 36,579.37  August 1, 2024 15,416,68 22,877.08 285,63 36,579.37  October 1, 2024 15,416,67 22,877.09 285,63 36,579.39  December 1, 2024 15,416,67 22,877.09 285,63 38,579.39  January 1, 2025 15,416,67 22,877.09 285,63 38,579.39  March 1, 2025 15,416,67 22,877.08 285,63 38,579.39  March 1, 2025 15,416,67 22,877.09 285,63 38,579.38  March 1, 2025 15,416,67 22,877.09 285,63 38,579.38  May 1, 2025 15,416,67 22,877.09 285,63 38,579.38  May 1, 2025 15,416,67 22,877.09 285,63 38,579.39  July 1, 2025 16,250.00 21,332.81 285,63 38,579.39  July 1, 2025 16,250.00 21,332.81 285,63 38,468.44  August 1, 2025 16,250.00 21,332.81 285,63 38,468.44  November 1, 2025 16,250.00 21,332.81 285,63 38,468.44  April 1, 2026 17,083.33 20,917.19 285,63 38,468.45  August 1, 2026 17,083.33 20,917.19 285,63 38,266.15  November 1, 2026 17,083.33 20,917.19 285,63 38,266.15  November 1, 2026 17,083.33 20,917.19 285,63 38,266.15  November 1, 2026 17,083.33 20,917.19 285,63 38,266.15  February 1, 2027 17,083.33 20,917.19 285,63 38,266.15  February 1, 2027 17,083.34 20,917.19 285,63 38,266.16  February 1, 2027 17,083.34 20,917.19 285					38,197.10	142,468.75
March 1, 2024 14,166.67 23,744.79 285.63 36,197.09 April 1, 2024 14,166.67 23,744.79 285.63 36,197.09 All 1, 2024 14,166.67 23,744.80 285.63 36,197.09 All 1, 2024 14,166.67 23,744.80 285.63 36,197.09 All 1, 2024 14,166.67 23,744.80 285.63 36,197.09 All 1, 2024 16,416.66 22,877.08 285.63 38,197.09 All 1, 2024 15,416.66 22,877.08 285.63 38,579.37 September 1, 2024 15,416.66 22,877.08 285.63 38,579.37 Cotlober 1, 2024 15,416.67 22,877.09 285.63 38,579.39 December 1, 2024 15,416.67 22,877.09 285.63 38,579.39 December 1, 2025 15,416.67 22,877.09 285.63 38,579.39 December 1, 2025 15,416.67 22,877.08 285.63 38,579.38 March 1, 2025 15,416.67 22,877.08 285.63 38,579.38 March 1, 2025 15,416.67 22,877.08 285.63 38,579.38 April 1, 2025 15,416.67 22,877.09 285.63 38,579.39 June 1, 2025 16,250.00 21,932.81 285.63 38,488.44 August 1, 2025 16,250.00 21,932.81 285.63 38,468.44 Cotlober 1, 2025 16,250.00 21,932.81 285.63 38,468.45 December 1, 2025 16,250.00 21,932.81 285.63 38,468.45 December 1, 2025 16,250.00 21,932.81 285.63 38,468.45 December 1, 2026 16,250.00 21,932.81 285.63 38,468.45 April 1, 2026 17,083.33 20,917.19 285.63 38,268.15 September 1, 2026 17,083.33 20,917.19 285.63 38,268.15 September 1, 2026 17,083.33 20,917.19 285.63 38,268.15 November 1, 2026 17,083.33 20,917.19 285.63 38,268.15 February 1, 2027 17,083.34 20,917.19 285.63 38,268.15 February 1, 2027 17,083.34 20,917.19 285.63 38,268.16 April 1, 2027 17,083.34 20,917.19 285.63 38,266.15 April 1, 2027 17,083.34 20,917.19 285.63 38,266.16 April 1, 2027 17,083.34 20,	• •	· ·	•		38,197.09	
April 1, 2024 14,166.67 23,744.79 285.83 36,197.00 May 1, 2024 14,166.67 23,744.79 285.63 36,197.00 June 1, 2024 14,166.67 23,744.79 285.63 36,197.00 June 1, 2024 14,166.67 23,744.79 285.63 36,197.00 June 1, 2024 15,416.66 22,877.08 285.63 36,197.37 August 1, 2024 15,416.66 22,877.08 285.63 36,579.37 April 1, 2024 15,416.66 22,877.08 285.63 36,579.37 Allowerher 1, 2024 15,416.67 22,877.08 285.63 36,579.37 Allowerher 1, 2024 15,416.67 22,877.08 285.63 36,579.39 December 1, 2025 15,416.67 22,877.08 285.63 36,579.39 January 1, 2025 15,416.67 22,877.08 285.63 36,579.39 April 1, 2025 15,416.67 22,877.08 285.63 38,579.38 April 1, 2025 15,416.67 22,877.09 285.63 38,579.38 June 1, 2025 15,416.67 22,877.09 285.63 38,579.38 August 1, 2025 16,250.00 21,302.81 285.63 38,488.44 August 1, 2025 16,250.00 21,302.81 285.63 38,468.44 November 1, 2025 16,250.00 21,302.81 285.63 38,468.44 November 1, 2025 16,250.00 21,302.81 285.63 38,468.44 April 1, 2026 17,083.33 20,917.19 285.63 38,268.15 Apust 1, 2027 17,083.34 20,917.19 285.63 38,268.16 April 1, 2027 17,083.34 20,917.19 285.6				285.63		
May 1, 2024 June 1, 2024 June 1, 2024 July 1, 2024 Al, 166, 67 July 1, 2024 Al, 166, 68 Z2, 877, 08 Jess, 63 Jes, 79, 37 August 1, 2024 September 1, 2024 Cotober 1, 2024 Cotober 1, 2024 I5, 416, 66 Z2, 877, 08 Jess, 63 Jes, 79, 37 November 1, 2024 Jes, 46, 46, 46 Jes, 76 Jes, 77 Jes		*	23,744.79	285.63	38,197.09	
June 1, 2024 14,166.67 23,744.79 285.83 38,197.08 170,000.00 142,468.75  July 1, 2024 15,416.66 22,877.08 285.63 38,579.37  September 1, 2024 15,416.66 22,877.08 285.63 38,579.37  October 1, 2024 15,416.66 22,877.08 285.63 38,579.37  November 1, 2024 15,416.67 22,877.09 285.63 38,579.39  December 1, 2024 15,416.67 22,877.09 285.63 38,579.39  December 1, 2025 15,416.67 22,877.08 285.63 38,579.38  February 1, 2025 15,416.67 22,877.08 285.63 38,579.38  March 1, 2025 15,416.67 22,877.08 285.63 38,579.38  April 1, 2025 15,416.67 22,877.08 285.63 38,579.38  April 1, 2025 15,416.67 22,877.08 285.63 38,579.38  April 1, 2025 15,416.67 22,877.09 285.63 38,579.39  July 1, 2025 16,250.00 21,932.81 285.63 38,468.44  August 1, 2025 16,250.00 21,932.81 285.63 38,468.44  November 1, 2026 16,250.00 21,932.81 285.63 38,468.44  November 1, 2026 16,250.00 21,932.81 285.63 38,468.44  April 1, 2026 16,250.00 21,932.82 285.63 38,468.45  July 1, 2026 16,250.00 21,932.81 285.63 38,468.45  July 1, 2026 17,083.33 20,917.19 285.63 38,266.15  September 1, 2026 17,083.33 20,917.19 285.63 38,266.15  December 1, 2026 17,083.33 20,917.19 285.63 38,266.15  February 1, 2027 17,083.34 20,917.19 285.63 38,266.15  February 1, 2027 17,083.34 20,917.19 285.63 38,266.15  February 1, 2027 17,083.34 20,917.19 285.63 38,266.15  April 1, 2027 17,083.34 20,917.19 285.63 38,266.15	* '	•	23,744.79	285.63	38,197.09	
July 1, 2024 15,416.66 22,877.08 285.63 36,579.37 15,416.66 22,877.08 285.63 38,579.37 1,024 54,16.66 22,877.08 285.63 38,579.37 1,024 54,16.66 22,877.08 285.63 38,579.37 1,024 54,16.66 22,877.08 285.63 38,579.39 1,000 1,0	• •	-	23,744.80	285.63	38,197.10	
August 1, 2024 September 1, 2024 15,416.66 22,877.08 285.63 38,579.37 October 1, 2024 15,416.66 22,877.08 285.63 38,579.37  November 1, 2024 15,416.67 22,877.09 285.63 38,579.39 137,262.50 December 1, 2024 15,416.67 22,877.09 285.63 38,579.39 137,262.50  January 1, 2025 15,416.67 22,877.08 285.63 38,579.38 137,262.50  January 1, 2025 15,416.67 22,877.08 285.63 38,579.38  March 1, 2025 15,416.67 22,877.08 285.63 38,579.38  April 1, 2025 15,416.67 22,877.08 285.63 38,579.38  April 1, 2025 15,416.67 22,877.09 285.63 38,579.38  April 1, 2025 15,416.67 22,877.09 285.63 38,579.39 185,000.00 137,262.50  July 1, 2025 15,416.67 22,877.09 285.63 38,579.39 185,000.00 137,262.50  July 1, 2025 15,416.67 22,877.09 285.63 38,579.39 185,000.00 137,262.50  July 1, 2025 15,416.67 22,877.09 285.63 38,468.44  August 1, 2025 16,250.00 21,932.81 285.63 38,468.44  November 1, 2025 16,250.00 21,932.81 285.63 38,468.44  April 1, 2026 16,250.00 21,932.82 285.63 38,468.44  April 1, 2026 16,250.00 21,932.82 285.63 38,468.44  April 1, 2026 16,250.00 21,932.82 285.63 38,468.45  195,000.00 131,596.88  July 1, 2026 16,250.00 21,932.81 285.63 38,468.44  April 1, 2026 16,250.00 21,932.81 285.63 38,468.44  April 1, 2026 16,250.00 21,932.82 285.63 38,468.44  April 1, 2026 16,250.00 21,932.82 285.63 38,468.44  April 1, 2026 16,250.00 21,932.82 285.63 38,468.44  April 1, 2026 16,250.00 21,932.81 285.63 38,468.44  April 1, 2026 16,250.00 21,932.81 285.63 38,468.44  April 1, 2026 16,250.00 21,932.81 285.63 38,468.44  April 1, 2026				285.63	38,197.09	170,000.00 142,468.75
September 1, 2024	. ' ' 1	· ·	22,877.08	285.63	38,579.37	
October 1, 2024 November 1, 2024 November 1, 2024 September 1, 2024 November 1, 2024 September 1, 2025 October 1, 2025 September 1, 2026 September 2, 2026 S	- 1	-	22,877.08	285.63	38,579.37	
November 1, 2024 December 1, 2024 January 1, 2025 January 1, 2025 January 1, 2025 January 1, 2025 March 1, 2025 April 1, 2025 April 1, 2025 June 1, 2026 June 1,		=	22,877.08	285.63	38,579.37	
December 1, 2024 15,416.67 22,877.09 285.63 38,579.39 137,262.50  January 1, 2025 15,416.67 22,877.08 285.63 38,579.38  February 1, 2025 15,416.67 22,877.08 285.63 38,579.38  March 1, 2025 15,416.67 22,877.08 285.63 38,579.38  April 1, 2025 15,416.67 22,877.08 285.63 38,579.38  May 1, 2025 15,416.67 22,877.09 285.63 38,579.38  May 1, 2025 15,416.67 22,877.09 285.63 38,579.39  June 1, 2025 15,416.67 22,877.09 285.63 38,579.39  July 1, 2025 16,250.00 21,932.81 285.63 38,488.44  August 1, 2025 16,250.00 21,932.81 285.63 38,488.44  November 1, 2025 16,250.00 21,932.81 285.63 38,488.44  November 1, 2025 16,250.00 21,932.81 285.63 38,488.44  November 1, 2025 16,250.00 21,932.81 285.63 38,488.45  December 1, 2025 16,250.00 21,932.82 285.63 38,488.45  January 1, 2026 16,250.00 21,932.81 285.63 38,488.44  February 1, 2026 16,250.00 21,932.81 285.63 38,488.44  April 1, 2026 16,250.00 21,932.82 285.63 38,488.44  April 1, 2026 16,250.00 21,932.82 285.63 38,488.45  July 1, 2026 17,083.33 20,917.19 285.63 38,286.15  November 1, 2027 17,083.34 20,917.19 285.63 38,286.15  November 1, 2027 17,083.33 20,917.19 285.63 38,286.15  November 1, 2027 17,083.33 20,917.19 285.63 38,286.15  Namer 1, 2027 17,083.34 20,917.19 285.63 38,286.15		15,416.66	· ·	285.63	38,579.37	
January 1, 2025 15,416.67 22,877.08 285.63 38,579.38 February 1, 2025 15,416.67 22,877.08 285.63 38,579.38 April 1, 2025 15,416.67 22,877.08 285.63 38,579.38 April 1, 2025 15,416.67 22,877.09 285.63 38,579.39 June 1, 2025 16,250.00 21,932.81 285.63 38,468.44 April 1, 2025 16,250.00 21,932.82 285.63 38,468.44 April 1, 2026 16,250.00 21,932.81 285.63 38,468.44 April 1, 2026 16,250.00 21,932.82 285.63 38,468.45 June 1, 2026 17,083.33 20,917.19 285.63 38,266.15 April 1, 2026 17,083.33 20,917.19 285.63 38,266.15 April 1, 2026 17,083.33 20,917.19 285.63 38,266.15 December 1, 2026 17,083.33 20,917.19 285.63 38,266.15 April 1, 2027 17,083.34 20,917.19 285.63 38,266.15 April 1, 2027 17,083.34 20,917.19 285.63 38,266.15 April 1	,	15,416.67	22,877.09	285.63	38,579.39	
February 1, 2025	1	15,416.67	22,877.09	285.63	38,579,39	137,262.50
March 1, 2025	- · · I	15,416.67	22,877.08	285.63	38,579.38	
April 1, 2025 May 1, 2025 May 1, 2025 June 1, 2025 August 1, 2025 August 1, 2025 August 1, 2025 August 1, 2025 Gentember 1, 2025 Cotober 1, 2025 December 1, 2025 January 1, 2026 April 1, 2027 April 2, 2	February 1, 2025	15,416.67	22,877.08	285.63	38,579.38	
May 1, 2025 June 1, 2025 June 1, 2025 15,416.67 22,877.09 285.63 38,579.39 185,000.00 137,262.50  July 1, 2025 16,250.00 21,932.81 285.63 38,468.44  August 1, 2025 16,250.00 21,932.81 285.63 38,468.44  September 1, 2025 16,250.00 21,932.81 285.63 38,468.44  November 1, 2025 16,250.00 21,932.81 285.63 38,468.44  November 1, 2025 January 1, 2026 16,250.00 21,932.82 285.63 38,468.45  December 1, 2026 16,250.00 21,932.81 285.63 38,468.44  February 1, 2026 16,250.00 21,932.81 285.63 38,468.44  March 1, 2026 16,250.00 21,932.81 285.63 38,468.44  March 1, 2026 16,250.00 21,932.81 285.63 38,468.44  Mary 1, 2026 16,250.00 21,932.81 285.63 38,468.44  Mary 1, 2026 16,250.00 21,932.81 285.63 38,468.44  May 1, 2026 16,250.00 21,932.82 285.63 38,468.44  May 1, 2026 16,250.00 21,932.82 285.63 38,468.44  July 1, 2026 16,250.00 21,932.82 285.63 38,468.45  July 1, 2026 16,250.00 21,932.82 285.63 38,468.45  July 1, 2026 17,083.33 20,917.18 285.63 38,286.15  September 1, 2026 17,083.33 20,917.19 285.63 38,286.15  November 1, 2026 17,083.33 20,917.19 285.63 38,286.15  December 1, 2026 17,083.33 20,917.19 285.63 38,286.15  January 1, 2027 17,083.33 20,917.19 285.63 38,286.15  March 1, 2027 17,083.33 20,917.19 285.63 38,286.16  Agis 1, 2027 17,083.33 20,917.19 285.63 38,286.16  Agis 1, 2027 17,083.33 20,917.19 285.63 38,286.16  Agis 1, 2027 17,083.34 20,917.19 285.63 38,286.16	March 1, 2025	15,416.67	22,877.08	285.63	38,579.38	
June 1, 2025 15,416.67 22,877.09 285.63 38,579.39 185,000.00 137,262.50  July 1, 2025 16,250.00 21,932.81 285.63 38,468.44  September 1, 2025 16,250.00 21,932.81 285.63 38,468.44  October 1, 2025 16,250.00 21,932.81 285.63 38,468.44  November 1, 2025 16,250.00 21,932.82 285.63 38,468.44  December 1, 2025 16,250.00 21,932.82 285.63 38,468.44  December 1, 2025 16,250.00 21,932.82 285.63 38,468.44  February 1, 2026 16,250.00 21,932.81 285.63 38,468.44  February 1, 2026 16,250.00 21,932.81 285.63 38,468.44  March 1, 2026 16,250.00 21,932.81 285.63 38,468.44  April 1, 2026 16,250.00 21,932.81 285.63 38,468.44  April 1, 2026 16,250.00 21,932.81 285.63 38,468.44  Ayrl 1, 2026 16,250.00 21,932.82 285.63 38,468.45  June 1, 2026 16,250.00 21,932.82 285.63 38,468.45  July 1, 2026 17,083.33 20,917.19 285.63 38,286.15  September 1, 2026 17,083.33 20,917.19 285.63 38,286.15  November 1, 2026 17,083.33 20,917.19 285.63 38,286.15  September 1, 2026 17,083.33 20,917.19 285.63 38,286.15  November 1, 2026 17,083.33 20,917.19 285.63 38,286.15  December 1, 2026 17,083.33 20,917.19 285.63 38,286.15  February 1, 2027 17,083.33 20,917.19 285.63 38,286.15  April 1, 2027 17,083.34 20,917.19 285.63 38,286.16  April 1, 2027 17,083.34 20,917.19 285.63 38,286.16  April 1, 2027 17,083.34 20,917.19 285.63 38,286.16	April 1, 2025	15,416.67	22,877.08	285.63	38,579.38	
July 1, 2025 16,250.00 21,932.81 285.63 38,468.44  August 1, 2025 16,250.00 21,932.81 285.63 38,468.44  September 1, 2025 16,250.00 21,932.81 285.63 38,468.44  November 1, 2025 16,250.00 21,932.82 285.63 38,468.45  December 1, 2025 16,250.00 21,932.82 285.63 38,468.45  December 1, 2025 16,250.00 21,932.82 285.63 38,468.45  December 1, 2026 16,250.00 21,932.81 285.63 38,468.44  February 1, 2026 16,250.00 21,932.81 285.63 38,468.44  April 1, 2026 16,250.00 21,932.81 285.63 38,468.44  April 1, 2026 16,250.00 21,932.81 285.63 38,468.44  April 1, 2026 16,250.00 21,932.81 285.63 38,468.44  August 1, 2026 16,250.00 21,932.82 285.63 38,468.45  July 1, 2026 17,083.33 20,917.18 285.63 38,286.15  September 1, 2026 17,083.33 20,917.19 285.63 38,286.15  November 1, 2026 17,083.33 20,917.19 285.63 38,286.15  December 1, 2027 17,083.33 20,917.19 285.63 38,286.15  February 1, 2027 17,083.33 20,917.19 285.63 38,286.15  April 1, 2027 17,083.34 20,917.19 285.63 38,286.16	May 1, 2025	15,416.67	22,877.09	285.63	38,579.39	
August 1, 2025 16,250.00 21,932.81 285.63 38,468.44  October 1, 2025 16,250.00 21,932.81 285.63 38,468.44  November 1, 2025 16,250.00 21,932.82 285.63 38,468.45  December 1, 2025 16,250.00 21,932.82 285.63 38,468.45  December 1, 2026 16,250.00 21,932.81 285.63 38,468.45  January 1, 2026 16,250.00 21,932.81 285.63 38,468.44  February 1, 2026 16,250.00 21,932.81 285.63 38,468.44  April 1, 2026 16,250.00 21,932.81 285.63 38,468.45  July 1, 2026 16,250.00 21,932.82 285.63 38,468.45  July 1, 2026 16,250.00 21,932.82 285.63 38,468.45  July 1, 2026 16,250.00 21,932.82 285.63 38,468.45  July 1, 2026 17,083.33 20,917.19 285.63 38,286.15  October 1, 2026 17,083.33 20,917.19 285.63 38,286.15  December 1, 2027 17,083.33 20,917.19 285.63 38,286.15  125,503.13  January 1, 2027 17,083.33 20,917.19 285.63 38,286.15  Agril 1, 2027 17,083.34 20,917.19 285.63 38,286.16  April 1, 2027 17,083.34 20,917.19 285.63 38,286.16	June 1, 2025	15,416.67	22,877,09	285.63	38,579.39	185,000.00 137,262.50
September 1, 2025	• •	16,250.00	21,932.81	285.63	38,468.44	,
October 1, 2025	- 1	16,250.00	21,932.81	285.63	38,468.44	
November 1, 2025	· · · · · · · · · · · · · · · · · · ·	16,250.00	21,932.81	285.63	38,468.44	
December 1, 2025 16,250.00 21,932.82 285.63 38,468.45 131,596.88 16,250.00 21,932.81 285.63 38,468.44 February 1, 2026 16,250.00 21,932.81 285.63 38,468.44 March 1, 2026 16,250.00 21,932.81 285.63 38,468.44 April 1, 2026 16,250.00 21,932.81 285.63 38,468.44 May 1, 2026 16,250.00 21,932.82 285.63 38,468.45 195,000.00 131,596.88 July 1, 2026 16,250.00 21,932.82 285.63 38,468.45 195,000.00 131,596.88 July 1, 2026 17,083.33 20,917.18 285.63 38,286.15 September 1, 2026 17,083.33 20,917.19 285.63 38,286.15 October 1, 2026 17,083.33 20,917.19 285.63 38,286.15 November 1, 2026 17,083.33 20,917.19 285.63 38,286.15 December 1, 2026 17,083.33 20,917.19 285.63 38,286.15 January 1, 2027 17,083.33 20,917.19 285.63 38,286.15 Tebruary 1, 2027 17,083.33 20,917.19 285.63 38,286.15 Tebruary 1, 2027 17,083.33 20,917.19 285.63 38,286.15 March 1, 2027 17,083.33 20,917.19 285.63 38,286.15 March 1, 2027 17,083.33 20,917.19 285.63 38,286.16 April 1, 2027 17,083.34 20,917.19 285.63 38,286.16 April 1, 2027 17,083.34 20,917.19 285.63 38,286.16 April 1, 2027 17,083.34 20,917.19 285.63 38,286.16		16,250.00	21,932.81	285.63	38,468.44	
January 1, 2026 16,250.00 21,932.81 285.63 38,468.44  February 1, 2026 16,250.00 21,932.81 285.63 38,468.44  March 1, 2026 16,250.00 21,932.81 285.63 38,468.44  April 1, 2026 16,250.00 21,932.82 285.63 38,468.44  May 1, 2026 16,250.00 21,932.82 285.63 38,468.45  June 1, 2026 16,250.00 21,932.82 285.63 38,468.45  June 1, 2026 16,250.00 21,932.82 285.63 38,286.14  August 1, 2026 17,083.33 20,917.19 285.63 38,286.15  September 1, 2026 17,083.33 20,917.19 285.63 38,286.15  October 1, 2026 17,083.33 20,917.19 285.63 38,286.15  November 1, 2026 17,083.33 20,917.19 285.63 38,286.15  December 1, 2026 17,083.33 20,917.19 285.63 38,286.15  December 1, 2026 17,083.33 20,917.19 285.63 38,286.15  February 1, 2027 17,083.33 20,917.19 285.63 38,286.15  February 1, 2027 17,083.33 20,917.19 285.63 38,286.15  March 1, 2027 17,083.34 20,917.19 285.63 38,286.16  April 1, 2027 17,083.34 20,917.19 285.63 38,286.16  April 1, 2027 17,083.34 20,917.19 285.63 38,286.16	· 1		21,932.82	285.63	38,468.45	
February 1, 2026 16,250.00 21,932.81 285.63 38,468.44  March 1, 2026 16,250.00 21,932.81 285.63 38,468.44  April 1, 2026 16,250.00 21,932.82 285.63 38,468.45  May 1, 2026 16,250.00 21,932.82 285.63 38,468.45  June 1, 2026 16,250.00 21,932.82 285.63 38,468.45  July 1, 2026 17,083.33 20,917.18 285.63 38,286.14  August 1, 2026 17,083.33 20,917.19 285.63 38,286.15  September 1, 2026 17,083.33 20,917.19 285.63 38,286.15  November 1, 2026 17,083.33 20,917.19 285.63 38,286.15  December 1, 2026 17,083.33 20,917.19 285.63 38,286.15  February 1, 2027 17,083.33 20,917.19 285.63 38,286.15  March 1, 2027 17,083.34 20,917.19 285.63 38,286.16  April 1, 2027 17,083.34 20,917.19 285.63 38,286.16		16,250.00	21,932.82	285.63	38,468.45	131,596.88
March 1, 2026 16,250.00 21,932.81 285.63 38,468.44  April 1, 2026 16,250.00 21,932.82 285.63 38,468.44  May 1, 2026 16,250.00 21,932.82 285.63 38,468.45  June 1, 2026 16,250.00 21,932.82 285.63 38,468.45  July 1, 2026 17,083.33 20,917.18 285.63 38,286.14  August 1, 2026 17,083.33 20,917.19 285.63 38,286.15  September 1, 2026 17,083.33 20,917.19 285.63 38,286.15  November 1, 2026 17,083.33 20,917.19 285.63 38,286.15  December 1, 2027 17,083.33 20,917.19 285.63 38,286.15  February 1, 2027 17,083.33 20,917.19 285.63 38,286.16  March 1, 2027 17,083.34 20,917.19 285.63 38,286.16  April 1, 2027 17,083.34 20,917.19 285.63 38,286.16	January 1, 2026	16,250.00	21,932.81	285.63	38,468.44	
April 1, 2026 16,250.00 21,932.81 285.63 38,468.44 May 1, 2026 16,250.00 21,932.82 285.63 38,468.45 June 1, 2026 16,250.00 21,932.82 285.63 38,468.45 July 1, 2026 17,083.33 20,917.18 285.63 38,286.14 August 1, 2026 17,083.33 20,917.19 285.63 38,286.15 September 1, 2026 17,083.33 20,917.19 285.63 38,286.15 October 1, 2026 17,083.33 20,917.19 285.63 38,286.15 November 1, 2026 17,083.33 20,917.19 285.63 38,286.15 December 1, 2026 17,083.33 20,917.19 285.63 38,286.15 December 1, 2026 17,083.33 20,917.19 285.63 38,286.15 January 1, 2027 17,083.33 20,917.19 285.63 38,286.14 February 1, 2027 17,083.33 20,917.19 285.63 38,286.16 March 1, 2027 17,083.34 20,917.19 285.63 38,286.16 April 1, 2027 17,083.34 20,917.19 285.63 38,286.16	February 1, 2026	16,250.00	21,932.81	285.63	38,468.44	
May 1, 2026       16,250.00       21,932.82       285.63       38,468.45         June 1, 2026       16,250.00       21,932.82       285.63       38,468.45       195,000.00       131,596.88         July 1, 2026       17,083.33       20,917.19       285.63       38,286.15         August 1, 2026       17,083.33       20,917.19       285.63       38,286.15         October 1, 2026       17,083.33       20,917.19       285.63       38,286.15         November 1, 2026       17,083.33       20,917.19       285.63       38,286.15         December 1, 2026       17,083.33       20,917.19       285.63       38,286.15         January 1, 2027       17,083.33       20,917.18       285.63       38,286.15         February 1, 2027       17,083.33       20,917.19       285.63       38,286.16         March 1, 2027       17,083.34       20,917.19       285.63       38,286.16         April 1, 2027       17,083.34       20,917.19       285.63       38,286.16	March 1, 2026	16,250.00	21,932.81	285,63	38,468.44	
June 1, 2026 16,250.00 21,932.82 285.63 38,468.45 195,000.00 131,596.88  July 1, 2026 17,083.33 20,917.19 285.63 38,286.15  September 1, 2026 17,083.33 20,917.19 285.63 38,286.15  October 1, 2026 17,083.33 20,917.19 285.63 38,286.15  November 1, 2026 17,083.33 20,917.19 285.63 38,286.15  December 1, 2026 17,083.33 20,917.19 285.63 38,286.15  December 1, 2026 17,083.33 20,917.19 285.63 38,286.15  January 1, 2027 17,083.33 20,917.18 285.63 38,286.14  February 1, 2027 17,083.33 20,917.19 285.63 38,286.15  March 1, 2027 17,083.34 20,917.19 285.63 38,286.16  April 1, 2027 17,083.34 20,917.19 285.63 38,286.16	April 1, 2026	16,250.00	21,932.81	285.63	38,468.44	
July 1, 2026 17,083.33 20,917.18 285.63 38,286.15  September 1, 2026 17,083.33 20,917.19 285.63 38,286.15  October 1, 2026 17,083.33 20,917.19 285.63 38,286.15  November 1, 2026 17,083.33 20,917.19 285.63 38,286.15  December 1, 2026 17,083.33 20,917.19 285.63 38,286.15  December 1, 2026 17,083.33 20,917.19 285.63 38,286.15  January 1, 2027 17,083.33 20,917.18 285.63 38,286.14  February 1, 2027 17,083.33 20,917.19 285.63 38,286.15  March 1, 2027 17,083.34 20,917.19 285.63 38,286.16  April 1, 2027 17,083.34 20,917.19 285.63 38,286.16	May 1, 2026	16,250.00	21,932.82	285.63	38,468.45	
July 1, 2026       17,083.33       20,917.18       285.63       38,286.14         August 1, 2026       17,083.33       20,917.19       285.63       38,286.15         September 1, 2026       17,083.33       20,917.19       285.63       38,286.15         October 1, 2026       17,083.33       20,917.19       285.63       38,286.15         November 1, 2026       17,083.33       20,917.19       285.63       38,286.15         December 1, 2026       17,083.33       20,917.19       285.63       38,286.15         January 1, 2027       17,083.33       20,917.19       285.63       38,286.14         February 1, 2027       17,083.34       20,917.19       285.63       38,286.16         March 1, 2027       17,083.34       20,917.19       285.63       38,286.16         April 1, 2027       17,083.34       20,917.19       285.63       38,286.16	June 1, 2026	16,250.00	21,932.82	285.63	38,468.45	195,000.00 131,596.88
September 1, 2026       17,083.33       20,917.19       285.63       38,286.15         October 1, 2026       17,083.33       20,917.19       285.63       38,286.15         November 1, 2026       17,083.33       20,917.19       285.63       38,286.15         December 1, 2026       17,083.33       20,917.19       285.63       38,286.15         January 1, 2027       17,083.33       20,917.18       285.63       38,286.14         February 1, 2027       17,083.33       20,917.19       285.63       38,286.15         March 1, 2027       17,083.34       20,917.19       285.63       38,286.16         April 1, 2027       17,083.34       20,917.19       285.63       38,286.16	July 1, 2026	17,083.33	20,917.18	285.63		
October 1, 2026 17,083.33 20,917.19 285.63 38,286.15  November 1, 2026 17,083.33 20,917.19 285.63 38,286.15  December 1, 2026 17,083.33 20,917.19 285.63 38,286.15  January 1, 2027 17,083.33 20,917.18 285.63 38,286.14  February 1, 2027 17,083.33 20,917.19 285.63 38,286.15  March 1, 2027 17,083.34 20,917.19 285.63 38,286.16  April 1, 2027 17,083.34 20,917.19 285.63 38,286.16	August 1, 2026	17,083.33	20,917.19	285.63		
October 1, 2026 17,083.33 20,917.19 285.63 38,286.15  November 1, 2026 17,083.33 20,917.19 285.63 38,286.15  December 1, 2026 17,083.33 20,917.19 285.63 38,286.15  January 1, 2027 17,083.33 20,917.18 285.63 38,286.14  February 1, 2027 17,083.33 20,917.19 285.63 38,286.15  March 1, 2027 17,083.34 20,917.19 285.63 38,286.16  April 1, 2027 17,083.34 20,917.19 285.63 38,286.16	September 1, 2026	17,083.33	20,917.19	285,63	38,286.15	
December 1, 2026 17,083.33 20,917.19 285.63 38,286.15 125,503.13 January 1, 2027 17,083.33 20,917.19 285.63 38,286.14 February 1, 2027 17,083.34 20,917.19 285.63 38,286.16 April 1, 2027 17,083.34 20,917.19 285.63 38,286.16 17,083.34 20,917.19 285.63 38,286.16	October 1, 2026	17,083.33	20,917.19	285.63		
December 1, 2026 17,083.33 20,917.19 285.63 38,286.15 125,503.13 1	· •	17,083.33	20,917.19	285.63		
January 1, 2027     17,083.33     20,917.18     285.63     38,286.14       February 1, 2027     17,083.33     20,917.19     285.63     38,286.15       March 1, 2027     17,083.34     20,917.19     285.63     38,286.16       April 1, 2027     17,083.34     20,917.19     285.63     38,286.16	December 1, 2026	17,083.33	20,917.19	285.63		125.503.13
February 1, 2027 17,083.33 20,917.19 285.63 38,286.15  March 1, 2027 17,083.34 20,917.19 285.63 38,286.16  April 1, 2027 17,083.34 20,917.19 285.63 38,286.16	January 1, 2027	17,083.33	20,917.18			- ==,===.
March 1, 2027 17,083.34 20,917.19 285.63 38,286.16 April 1, 2027 17,083.34 20,917.19 285.63 38,286.16	February 1, 2027	17,083.33	20,917.19			
April 1, 2027 17,083.34 20,917.19 285.63 38,286.16	March 1, 2027	17,083.34				
	· April 1, 2027	17,083.34				
	E .				1	
June 1, 2027 17,083.34 20,917.19 285.63 38,286.16 205,000.00 125,503.13		•			<b>3</b>	205 000 00 425 503 43

	Scheduk	of Monthly	Use Fee Pa	yments	Debt Service Schedule
1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1	· 🖢 : ! : ( ! : : - : ! - : : • + - : : • + + : • • • • • • • • • • • • • •	am County Buid		T 1	<ul> <li>Advance of the control of the Control</li></ul>
1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1		ue to the Munic			Municipal Bond Commission
Payment Date (1)	Principal	Interest (2)	Admin Fee	Total	Payments Due to the Trustee
July 1, 2027		19,849.48	285.63	38,468.44	Principal Interest Cap/Accrued Interest (3)
August 1, 2027		19,849.48	285.63	38,468.44	
September 1, 2027	l '	19,849.48	285.63	38,468.44	
October 1, 2027	1	19,849.48	285.63	38,468.44	
November 1, 2027	· ·	19,849,48	285.63	38,468.44	
December 1, 2027	1	19,849.48	285.63	38,468.44	110 000 00
January 1, 2028	18,333,33	19,849.48	285.63	38,468.44	119,096.88
February 1, 2028	18,333.33	19,849.48	285.63	38,468.44	
March 1, 2028	l '	19,849,48	285.63	38,468.45	
April 1, 2028	1	19,849.48	285.63	38,468.45	
May 1, 2028	E .	19,849.48	285.63	38,468.45	
June 1, 2028	18,333.34	19,849.48	285.63	38,468.45	220,000.00 119,096.88
July 1, 2028	19,166.66	18,703.64	285.63	38,155.93	220,000.00 119,090.00
August 1, 2028	19,166.66	18,703.64	285.63	38,155.93	
September 1, 2028	19,166.66	18,703.65	285.63	38,155.94	
October 1, 2028	19,166.66	18,703.65	285.63	38,155.94	
November 1, 2028	19,166.67	18,703.65	285.63	38,155.95	
December 1, 2028	19,166.67	18,703.65	285.63	38,155.95	112,221.88
January 1, 2029	19,166.67	18,703.64	285.63	38,155.94	112,221.00
February 1, 2029	19,166.67	18,703.64	285.63	38,155.94	
March 1, 2029	19,166.67	18,703.65	285.63	38,155.95	
April 1, 2029	19,166.67	18,703.65	285.63	38,155.95	
May 1, 2029	19,166.67	18,703,65	285.63	38,155.95	
June 1, 2029	19,166.67	18,703.65	285.63	38,155.95	230,000.00 112,221.88
July 1, 2029	20,416.66	17,505.73	285.63	38,208.02	250,500.50 112,221.08
August 1, 2029	20,416.66	17,505.73	285.63	38,208.02	
September 1, 2029	20,416.66	17,505.73	285.63	38,208.02	
October 1, 2029	20,416.66	17,505.73	285.63	38,208.02	•
November 1, 2029	20,416.67	17,505.73	285.63	38,208.03	
December 1, 2029	20,416.67	17,505.73	285.63	38,208.03	105,034.38
January 1, 2030	20,416,67	17,505.73	285.63	38,208.03	100,004.00
February 1, 2030	20,416.67	17,505.73	285.63	38,208.03	
March 1, 2030	20,416.67	17,505.73	285.63	38,208.03	
April 1, 2030	20,416.67	17,505.73	285.63	38,208.03	
May 1, 2030	20,416.67	17,505.73	285.63	38,208.03	
June 1, 2030	20,416.67	17,505.73	285.63	38,208.03	245,000.00 105,034.38
July 1, 2030	21,666.66	16,229.68	285.63	38,181.97	2.9,555.55
August 1, 2030	21,666.66	16,229.69	285.63	38,181.98	
September 1, 2030	21,666.66	16,229.69	285.63	38,181.98	
October 1, 2030	21,666.66	16,229.69	285.63	38,181.98	
November 1, 2030	21,666.67	16,229.69	285.63	38,181.99	
December 1, 2030	21,666.67	16,229.69	285.63	38,181.99	97,378.13
January 1, 2031	21,666.67	16,229.68	285.63	38,181.98	-,,,,,,,,,,,
February 1, 2031	21,666.67	16,229.69	285.63	38,181.99	
March 1, 2031	21,666.67	16,229.69	285.63	38,181.99	
April 1, 2031	21,666,67	16,229.69	285.63	38,181.99	
May 1, 2031	21,666.67	16,229.69	285.63	38,181.99	
June 1, 2031	21,666.67	16,229.69	285.63	38,181.99	260,000.00 97,378.13
		,		,	260,000.00 97,378.13

		e of Monthly am County Buk			Debt Service Schedule
		Due to the Munic			Municipal Bond Commission
Payment Date (1)	Principal	Interest (2)	Admin Fee	Total	Payments Due to the Trustee
July 1, 2031	23,333.33	14,848.43	285.63	38,467.39	Principal Interest Cap/Accrued Interest (3
August 1, 2031	23,333.33	14,848.44	285.63	38,467.40	
September 1, 2031	23,333.33	14,848.44	285.63	38,467.40	
October 1, 2031	23,333.33	14,848.44	285.63	38,467.40	
November 1, 2031	23,333,33	14,848.44	285.63	38,467.40	
December 1, 2031	23,333,33	14,848.44	285.63	38,467,40	
January 1, 2032	23,333,33	14,848.43	285.63	38,467.39	. 50,050.00
February 1, 2032	23,333.33	14,848.44	285.63	38,467.40	
March 1, 2032	23,333.34	14,848.44	285.63	38,467.41	
April 1, 2032	23,333.34	14,848.44	285.63	38,467.41	
May 1, 2032	23,333.34	14,848.44	285.63	38,467,41	
June 1, 2032	23,333.34	14,848.44	285.63	38,467.41	280,000.00 89,090.63
July 1, 2032	24,583.33	13,360.93	285.63	38,229.89	
August 1, 2032	24,583.33	13,360.94	285.63	38,229.90	
September 1, 2032	24,583.33	13,360.94	285.63	38,229.90	
October 1, 2032	24,583.33	13,360.94	285.63	38,229.90	
November 1, 2032	24,583.33	13,360.94	285.63	38,229.90	
December 1, 2032	24,583.33	13,360.94	285,63	38,229.90	80,165.63
January 1, 2033	24,583.33	13,360.93	285.63	38,229.89	00,103.83
February 1, 2033	24,583.33	13,360.94	285.63	38,229.90	
March 1, 2033	24,583.34	13,360.94	285.63	38,229.91	
April 1, 2033	24,583.34	13,360.94	285.63	38,229.91	
May 1, 2033	24,583.34	13,360.94	285.63	38,229.91	
June 1, 2033	24,583.34	13,360.94	285.63	38,229.91	295,000.00 80,165.63
July 1, 2033	26,250.00	11,793.75	285.63	38,329,38	00,100.00
August 1, 2033	26,250.00	11,793.75	285.63	38,329.38	
September 1, 2033	26,250.00	11,793.75	285.63	38,329.38	
October 1, 2033	26,250.00	11,793.75	285.63	38,329.38	
November 1, 2033	26,250.00	11,793.75	285,63	38,329.38	
December 1, 2033	26,250.00	11,793.75	285.63	38,329.38	70,762,50
January 1, 2034	26,250.00	11,793.75	285.63	38,329.38	
February 1, 2034	26,250.00	11,793.75	285.63	38,329.38	•
March 1, 2034	26,250.00	11,793.75	285.63	38,329.38	
April 1, 2034	26,250.00	11,793.75	285.63	38,329.38	
May 1, 2034	26,250.00	11,793.75	285.63	38,329.38	
June 1, 2034	26,250.00	11,793.75	285.63	38,329.38	315,000.00 70,762.50
July 1, 2034	27,916.66	10,120.31	285.63	38,322.60	
August 1, 2034	27,916.66	10,120.31	285.63	38,322.60	
September 1, 2034	27,916.66	10,120.31	285.63	38,322.60	
October 1, 2034	27,916.66	10,120.32	285.63	38,322.61	
November 1, 2034	27,916.67	10,120.32	285.63	38,322.62	
December 1, 2034	27,916.67	10,120.31	285.63	38,322.61	60,721.88
January 1, 2035	27,916.67	10,120.31	285.63	38,322.61	
February 1, 2035	27,916.67	10,120.31	285.63	38,322.61	
March 1, 2035	27,916.67	10,120.31	285.63	38,322.61	
April 1, 2035	27,916.67	10,120.31	285.63	38,322.61	
May 1, 2035	27,916.67	10,120.32	285.63	38,322.62	
June 1, 2035	27,916.67	10,120.32	285.63	38,322.62	335,000.00 60,721.88

	Scheduk	of Monthly	Use Fee Pa	yments	Debt Service Schedule
		am County Buid			Municipal Bond Commission
111111111111111111111111111111111111111	Deposits D	ue to the Munici	pal Bond Con	nmission	Payments Due to the Trustee
Payment Date (1)	Principal	Interest (2)	Admin Fee	Total	Principal Interest Cap/Accrued Interest (3)
July 1, 2035	,	8,340.62	285.63	38,209.58	(6)
August 1, 2035		8,340.62	285.63	38,209.58	
September 1, 2035	29,583.33	8,340.62	285.63	38,209.58	
October 1, 2035	29,583.33	8,340.63	285.63	38,209.59	
November 1, 2035	29,583.33	8,340.63	285.63	38,209.59	
December 1, 2035	29,583.33	8,340.63	285.63	38,209.59	50,043.75
January 1, 2036	29,583.33	8,340.62	285.63	38,209.58	•
February 1, 2036	29,583.33	8,340.62	285.63	38,209.58	
March 1, 2036	29,583.34	8,340.62	285.63	38,209.59	
April 1, 2036	29,583.34	8,340.63	285,63	38,209.60	
May 1, 2036	29,583.34	8,340.63	285.63	38,209.60	
June 1, 2036	29,583.34	8,340.63	285.63	38,209.60	355,000.00 50,043,75
July 1, 2036	31,666.66	6,454.68	285.63	38,406.97	
August 1, 2036	31,666.66	6,454.69	285.63	38,406.98	
September 1, 2036	31,666.66	6,454.69	285.63	38,406.98	
October 1, 2036	31,666.66	6,454.69	285.63	38,406.98	
November 1, 2036	31,666.67	6,454.69	285.63	38,406.99	
December 1, 2036	31,666.67	6,454.69	285.63	38,406.99	38,728.13
January 1, 2037	31,666.67	6,454.68	285.63	38,406.98	
February 1, 2037	31,666.67	6,454.69	285.63	38,406.99	
March 1, 2037	31,666.67	6,454.69	285.63	38,406.99	
April 1, 2037	31,666.67	6,454.69	285.63	38,406.99	
May 1, 2037	31,666.67	6,454.69	285.63	38,406.99	
June 1, 2037	31,666.67	6,454.69	285.63	38,406.99	380,000.00 38,728.13
July 1, 2037	33,750.00	4,435.93	285.63	38,471.56	
August 1, 2037	33,750.00	4,435.94	285.63	38,471.57	
September 1, 2037	33,750.00	4,435.94	285.63	38,471.57	
October 1, 2037	33,750.00	4,435.94	285.63	38,471.57	•
November 1, 2037	33,750.00	4,435.94	285.63	38,471.57	
December 1, 2037	33,750.00	4,435.94	285.63	38,471.57	26,615,63
January 1, 2038	33,750.00	4,435.93	285.63	38,471.56	
February 1, 2038	33,750.00	4,435.94	285.63	38,471.57	
March 1, 2038	33,750.00	4,435.94	285.63	38,471.57	
April 1, 2038	33,750.00	4,435.94	285.63	38,471.57	
May 1, 2038	33,750.00	4,435.94	285.63	38,471.57	
June 1, 2038	33,750.00	4,435.94	285.63	38,471.57	405,000.00 26,615.63
July 1, 2038	35,833.33	2,284.37	285.63	38,403.33	
August 1, 2038	35,833.33	2,284.37	285.63	38,403.33	
September 1, 2038	35,833.33	2,284.37	285.63	38,403.33	
October 1, 2038	35,833.33	2,284.38	285.63	38,403.34	
November 1, 2038	35,833.33	2,284.38	285.63	38,403.34	
December 1, 2038	35,833.33	2,284.38	285.63	38,403.34	13,706.25
January 1, 2039	35,833.33	2,284.37	285.63	38,403.33	.,
February 1, 2039	35,833.33	2,284.37	285.63	38,403.33	
March 1, 2039	35,833.34	2,284.38	285.63	38,403.35	
April 1, 2039	35,833.34	2,284.38	285.63	38,403.35	
May 1, 2039	35,833.34	2,284.38	285.63	38,403.35	
June 1, 2039	35,833.34	2,284.37	285.63	38,403.34	430,000.00 13,706.25
	-	***************************************			13,700.23

Payment Date (1)	Interest (2)	Total	Principal	Interest	Cap/Accrued Interest (3)
70741.6	 	17,842,653.07	6,610,000.00		

- (1) Deposits are due with the Municipal Bond Commission two (2) working day prior to the first of each month.
- (2) Excludes Accrued interest of \$28,373.87 deposited with the Trustee on January 26, 2000, and Capitalized Interest of \$270,913.80 deposited with the Municipal Bond Commission. Assumes Capitalized interest was net-funded at an earnings rate of 4.0%. Capitalized Interest was paid for from Bond proceeds and is a pre-paid Use Fee payment.
- (3) Includes Accrued Interest of \$28,373.87 deposited with the Trustee on January 26, 2000 and will require approximately \$175,918.01 in Capitalized Interest funds for the June 1, 2000, deposit with the Trustee and \$102,145.94 for the December 1, 2000, deposit with the Trustee. The final amounts of the deposits will need to be finalized on May 31, 2000, and November 29, 2000, by the West Virginia Water Development Authority and the Municipal Bond Commission.

# Putnam County Building Commission (West Virginia) WDA Loans (Loan Program III) Series A (Use Fees)

### DEBT SERVICE SCHEDULE

		N OLKNOE SCHE			No. S. C. Co.
Date	Principal	Caupon	Interest	Total P+I	
6/01/2000	-	-	204,291.88	204,291.88	
12/01/2000	•	-	204,291.88	204,291.88	
6/01/2001	35,000.00	4.350%	204,291.88	239,291.88	
12/01/2001	<u> </u>	•	203,530.63	203,530.63	
6/01/2002	50,000.00	4.800%	203,530.63	253,530.63	
12/01/2002		•	202,330.63	202,330.63	
6/01/2003	55,000.00	5.000%	202,330.63	257,330.63	
12/01/2003	•	•	200,955.63	200,955.63	
6/01/2004	55,000.00	5.000%	200,955.63	255,955.63	
12/01/2004	•	-	199,580.63	199,580.63	
6/01/2005	60,000.00	5.125%	199,580.63	259,580.63	
12/01/2005	-	•	198,043.13	198,043.13	
6/01/2006	60,000.00	5.250%	198,043.13	258,043.13	
12/01/2006	-	-	196,468.13	196,468.13	
6/01/2007	65,000.00	5.375%	196,468.13	261,468.13	
12/01/2007	-	÷	194,721.25	194,721.25	
6/01/2008	70,000.00	5.400%	194,721.25	264,721.25	
12/01/2008	-	-	192,831.25	192,831,25	
6/01/2009	70,000.00	5.500%	192,831.25	262,831.25	
12/01/2009	•	•	190,906.25	190,906.25	
6/01/2010	75,000.00	5.600%	190,906.25	265,906.25	
12/01/2010	•	-	188,806.25	188,806.25	
6/01/2011	80,000.00	6.000%	188,806,25	<u> </u>	
12/01/2011	•	•	186,406.25	268,806.25 186,406.25	
6/01/2012	85,000.00	6.000%	186,406.25		<del></del>
12/01/2012	-	-	183,856.25	271,406.25	
6/01/2013	90,000.00	6.000%	183,856.25	183,856.25	
12/01/2013	-	•	181,156.25	273,856.25	
6/01/2014	95,000.00	6.000%	181,156.25	181,156.25	
12/01/2014	P-		178,306.25	276,156.25	
6/01/2015	100,000.00	6.000%	178,306.25	178,306.25	
12/01/2015	•		175,306.25	278,306.25	
6/01/2016	105,000.00	6.250%	175,306.25	175,306.25	
12/01/2016	-	-	172,025.00	280,306.25	
6/01/2017	115,000.00	6.250%	172,025.00	172,025.00	
12/01/2017	•	-	168,431.25	287,025.00	
6/01/2018	120,000.00	6.250%	•	168,431.25	
12/01/2018	-	0.200 %	168,431.25	288,431.25	
6/01/2019	125,000.00	6.250%	164,681.25	164,681.25	
12/01/2019		0.230 M	164,681.25	289,681.25	
6/01/2020	135,000.00	6.250%	160,775.00	160,775.00	
12/01/2020	•	V.250 //	160,775.00	295,775.00	
6/01/2021	145,000.00	6.125%	156,556.25	156,556.25	
12/01/2021		9.123 <i>A</i> )	156,556.25	301,556.25	
	···		<u>152,115.63</u>	<u> 152,115.63</u>	- 1

# Putnam County Building Commission (West Virginia) WDA Loans (Loan Program III) Series A (Use Fees)

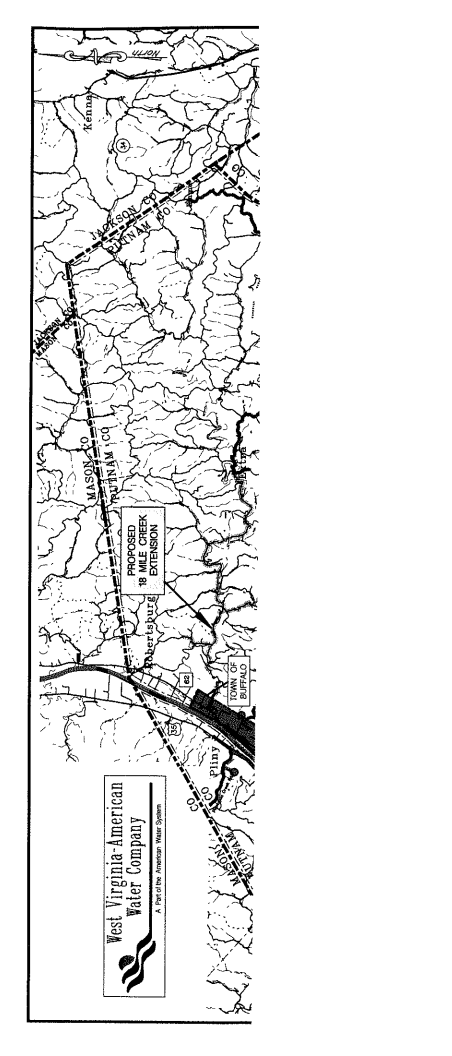
### DEBT SERVICE SCHEDULE

Date	Principal	Coupon	Interest	Total P+I
12/01/2022	•	-	147,368.75	147,368.75
6/01/2023	160,000.00	6.125%	147,368,75	307,368.75
12/01/2023	•	-	142,468.75	142,468.75
6/01/2024	170,000.00	6.125%	142,468.75	312,468.75
12/01/2024	•	-	137,262.50	137,262.50
6/01/2025	185,000.00	6.125%	137,262,50	322,262.50
12/01/2025	•	-	131,596,88	131,596.88
6/01/2026	195,000.00	6.250%	131,596,88	326,596,88
12/01/2026	-		125,503.13	* ***
6/01/2027	205,000.00	6.250%	125,503.13	125,503,13 330,503,13
12/01/2027	-	-	119,096.88	
6/01/2028	220,000.00	6.250%	119,096.88	119,096.88
12/01/2028	•	•	112,221,88	339,096,88
6/01/2029	230,000.00	6.250%	112,221.88	112,221.88
12/01/2029	_	_	105,034.38	342,221.88
6/01/2030	245,000.00	6.250%	105,034.38	105,034,38
12/01/2030	•		97,378.13	350,034.38
6/01/2031	260,000.00	6.375%	97,378.13	97,378.13
12/01/2031		-	89,090.63	357,378.13
6/01/2032	280,000.00	6.375%	89,090,63	89,090.63
12/01/2032	-	•	80,165.63	369,090.63
6/01/2033	295,000.00	6.375%	80,165,63	80,165.63
12/01/2033	•	•	70,762.50	375,165.63
6/01/2034	315,000.00	6.375%	70,762.50	70,762.50
12/01/2034		<u> </u>	60,721,88	385,762.50
6/01/2035	335,000.00	6.375%	60,721.88	60,721.88
12/01/2035	•		50,043.75	395,721.88
6/01/2036	355,000,00	6.375%		50,043.75
12/01/2036	•	-	50,043.75	405,043.75
6/01/2037	380,000,00	6.375%	38,728.13	38,728.13
12/01/2037	-	0.57070	38,728.13	418,728.13
6/01/2038	405,000.00	6.375%	26,615.63	26,615.63
12/01/2038		0.51376	26,615.63	431,615.63
6/01/2039	430,000.00	- 6.375%	13,706.25	13,706.25
	300,000.00	0,3/3%	13,706.25	443,706.25
Total	6,610,000.00		11,403,985.82	18,013,985,82

Ferris, Baker Watts, Inc.

West Virginia Public Finance Department

File = wda2000d.sf-Putnam-Putnam A 1/26/2000 9:28 AM



<				
				i

### PUTNAM COUNTY BUILDING COMMISSION

Waterworks Revenue Bonds, Series 2000 A (West Virginia Water Development Authority)

### ASSIGNMENT SEPARATE FROM BOND

FOR VALUE RECEIVED, the West Virginia Water Development Authority hereby sells, assigns and transfers unto The Bank of New York, New York, New York, the Waterworks Revenue Bonds, Series 2000 A (West Virginia Water Development Authority), of the Putnam County Building Commission in the principal amount of \$6,610,000, numbered AR-1, dated January 27, 2000, standing in the name of the West Virginia Water Development Authority on the books of said Issuer.

WITNESS my signature on this 27th day of January, 2000.

WEST VIRGINIA WATER DEVELOPMENT AUTHORITY

Authorized Representative

01/25/00 731000.97001

ents.		
•		
		visonovnatki
		and the second
		Try Constitution
		van de la company de la compan
		200
		Need Carentee
		1010
		The state of the s
		10 E

## THE COUNTY COMMISSION OF PUTNAM COUNTY

ORDINANCE AUTHORIZING AND APPROVING ACQUISITION, CONSTRUCTION AND EQUIPPING OF CERTAIN THE PUBLIC WATERWORKS FACILITIES BY THE PUTNAM COUNTY BUILDING COMMISSION AND THE LEASING OF A PORTION OF SUCH FACILITIES BY THE PUTNAM COUNTY BUILDING. COMMISSION TO THE COUNTY COMMISSION OF PUTNAM COUNTY; AUTHORIZING AND CONFIRMING APPROPRIATION OF LEASE PAYMENTS FOR THE CURRENT FISCAL YEAR; APPROVING, RATIFYING AND CONFIRMING AN AGREEMENT BY AND AMONG THE COUNTY COMMISSION OF PUTNAM COUNTY, THE PUTNAM COUNTY BUILDING COMMISSION AND WEST VIRGINIA-AMERICAN WATER COMPANY; APPROVING THE ISSUANCE OF CERTAIN BONDS BY THE PUTNAM COUNTY BUILDING COMMISSION; AND AUTHORIZING AND RATIFYING EXECUTION AND DELIVERY OF ALL DOCUMENTS RELATING TO THE ENTERING INTO OF SUCH LEASE AND AGREEMENT AND ISSUANCE OF SUCH BONDS AND ADOPTING OTHER PROVISIONS RELATING THERETO.

# BE IT ORDAINED AND ENACTED BY THE COUNTY COMMISSION OF PUTNAM

#### COUNTY:

WHEREAS, The County Commission of Putnam County, West Virginia (the "County Commission") and the Putnam County Building Commission (the "Issuer") have deemed it necessary and desirable for the health and welfare of the citizens of Putnam County that the Issuer acquire, construct and equip certain public waterworks facilities in Putnam County, West Virginia, to be owned by the Issuer (the "Waterworks Facilities");

WHEREAS, to finance the acquisition, construction and equipping of the Waterworks Facilities, the Issuer has determined, and the County Commission has deemed it desirable and does hereby approve, that the Issuer shall issue its Waterworks Revenue Bonds, Series 2000 A (West Virginia Water Development Authority) (the "Series 2000 A Bonds") and Waterworks Lease Revenue Bonds, Series 2000 B (West Virginia Water Development Authority) (the "Series 2000 B Bonds" and, collectively with the Series 2000 A Bonds, herein called the "Bonds"), in an aggregate principal amount not to exceed \$15,000,000;

WHEREAS, the County Commission has determined that leasing a portion of the Waterworks Facilities (such portion to be hereinafter referred to as the "Series 2000 B Facilities", with the remaining portion not leased to the County Commission to be referred to as the "Series 2000 A Facilities") from the Issuer pursuant to an Agreement and Lease of Series 2000 B Facilities (the "Lease") is in the best interests of the citizens of Putnam County;

CH355326.2

WHEREAS, the Issuer has determined that entering into a certain agreement with West Virginia American Water Company (the "Company") which provides for assistance in the acquisition, construction, equipping, operation, maintenance, repair and replacement of the Series 2000 A Facilities (the "2000 A O & M Agreement") is in the best interests of the citizens of the Putnam County;

WHEREAS, the County Commission and the Issuer have determined that entering into a certain agreement with the Company which provides for assistance in the acquisition, construction, equipping, operation, maintenance, repair and replacement of the Series 2000 B Facilities (the "2000 B O & M Agreement") is in the best interests of the citizens of the Putnam County;

WHEREAS, the County Commission has determined it necessary and desirable, and in the best interests of the citizens of Putnam County, that the County Commission appropriate revenues in the current fiscal year (July 1, 1999 - June 30, 2000), sufficient to pay the rentals required under the Lease during the current fiscal year; and

WHEREAS, the County Commission now wishes to authorize, approve and ratify all actions taken by the County Commission, the Issuer and their employees, designees and agents related to the acquisition, construction and equipping of the Waterworks Facilities, the issuance of the Bonds, the entering into of the Lease, the execution and delivery of the 2000 A O & M Agreement and the 2000 B O & M Agreement, the execution of a deed of trust and security agreement by the Issuer on the Series 2000 A Facilities and on the Series 2000 B Facilities, the appropriation of the monies sufficient to pay the rentals under the Lease and the execution of all other instruments, certificates and other documents related thereto.

NOW, THEREFORE, BE IT HEREBY ORDERED by The County Commission of Putnam County, West Virginia, as follows:

- 1. The Issuer is hereby authorized to acquire, construct, equip, own and lease the Waterworks Facilities.
- 2. The Issuer is hereby authorized and requested to issue the Series 2000 A Bonds and the Series 2000 B Bonds in an aggregate principal amount of not more than \$15,000,000, the proceeds of which shall be used to acquire, construct and equip the Waterworks Facilities.
- 3. The County Commission hereby authorizes, approves and consents to the leasing of the Series 2000 B Facilities from the Issuer pursuant to the terms of the Lease.
- 4. The County Commission hereby approves, ratifies and authorizes the execution and delivery of the 2000 A O & M Agreement and the Series 2000 B O & M Agreement.

- 5. The County Commission hereby confirms and approves the appropriation of sufficient funds in the current fiscal year for the payment of rentals under the Lease for the remainder of the current fiscal year.
- 6. The County Commission hereby authorizes, ratifies, approves and confirms all actions taken by the County Commission, the Issuer and their respective officers, employees, designees and agents related to the acquisition, construction and equipping of the Waterworks Facilities, the issuance of the Bonds, the authorization, execution and delivery of the Lease, the execution and delivery of the 2000 A O & M Agreement and the 2000 B O & M Agreement, the execution of a deed of trust and security agreement by the Issuer on the Series 2000 A Facilities and on the Series 2000 B Facilities, the appropriation of the monies sufficient to pay the rent under the Lease during the current fiscal year and the execution of all other documents related thereto.
- Commission to contain sufficient information as to give notice of the contents hereof shall be published once a week for 2 successive weeks within a period of fourteen consecutive days, with at least 6 full days intervening between each publication, in the <u>Charleston Gazette</u>, a newspaper of general circulation in Putnam County, together with a notice stating that this Ordinance has been adopted and that any person interested may appear before the Issuer upon a date certain, not less than ten days subsequent to the date of the first publication of such abstract of this Ordinance and notice, and present protests, and that a certified copy of this Ordinance is on file with the Clerk of the County Commission for review by interested persons during office hours of the Clerk of the County Commission. At such hearing, all objections and suggestions shall be heard and the County Commission shall take such action as it shall deem proper in the premises.

Passed on First Reading:

December 15, 1999

Passed on Second Reading:

December 22, 1999

Passed on Final Reading Following Public Hearing:

January 5, 2000

### **CERTIFICATION**

Certified a true copy of an Ordinance duly enacted by THE COUNTY COMMISSION OF PUTNAM COUNTY on the January 5, 2000.

Dated: January 27, 2000.

[SEAL]

01/05/99

731000.97001

, shenge		
····		
		* ************************************
		· · · · · · · · · · · · · · · · · · ·
		* ************************************
		* ************************************

RESERVED

and,					
***,					
					Section of the sectio
					1

State of Mest Airginia

Certificate

I, Ken Hechler, Secretary of State of the State of West Virginia, hereby certify that

THIS IS A TRUE COPY OF CHAPTER 8, ARTICLE 33 OF THE WEST VIRGINIA CODE, AS INDICATED BY THE RECORDS OF THIS OFFICE.



Given under my hand and the Great Seal of the State of West Virginia on January 21, 2000

Secretary of State

361

BUILDING COMMISSIONS

governing body or county commission or any municipal or county official or

necessary language to comply with the provisions of this article. attorney a written statement that the charter of such corporation contains the office of such corporation is located, and has received from the prosecuting a certified copy of its corporate charter in the county in which the principal corporation under this article unless and until such corporation has recorded (f) No officer, agent or instrumentality of the state shall require that local (e) No municipality or county commission may appropriate funds to any

prerequisite to entitle such corporation to receive a grant of federal or state prerequisite for, or as matching funds for, a federal or state grant or as a government funds be appropriated or expended under this section as a

ARTICLE 33

### INTERGOVERNMENTAL RELATIONS — BUILDING COMMISSIONS.

Part I. Commissions Authorized; Organization of Commissions.

8-33-1. Municipal, county and municipal-

Authority vested in board; composi-Commissions are public corporations. members; vacancies; reimbursequalifications and terms courts and county commissions. authorized; reference to county county building commissions of board; appointment;

Part II. Powers of Commissions.

ment of expenses.

8-33-5 Indebtedness of commission.

8-33-7.

Contributions to commissions; funds and accounts of commissions;

reports; audits.

8-33-10. Sale of property by commission. erty to commission

8-33-12. Liberal construction. 8-33-11. Workers' compensation

Revision of chapter. — See note under the same catchline at the beginning of this chapter.

Part III. Indebtedness; Surpluses; Exemption From Taxation;

Funds; Property.

8-33-6 Disposition of surplus of commission. Property, bonds and obligations of

8-33-8. commissions exempt from taxa-

8-33-9 Authority to convey or transfer prop-

Part IV. Workers' Compensation; Construction.

PART I. COMMISSIONS AUTHORIZED; ORGANIZATION OF COMMISSIONS.

### § 8-33-1. Municipal, county and municipal-county building commissions authorized; reference to county courts and county commissions.

county court or county commission. (1968, c. 11; 1969, c. 86; 1975, c. 167.) governing body of a county is hereinafter in this article referred to either as a as appropriate, by each governmental body establishing the same. The or commissions). Such commissions shall be formed by an ordinance or order, sion, as the case may be (hereinafter in this article referred to as commission sion, a county building commission, or a municipal-county building commiscombination thereof, may create and establish a municipal building commisany two or more municipalities within any county or counties, or any Any municipality or county, or one or more municipalities and any county, or

Quoted in State ex rel. Charleston Bldg. Comm'n v. Dial, 198 W. Va. 185, 479 S.E.2d 695

## § 8-33-2. Commissions are public corporations.

perpetual existence. (1968, c. 11; 1969, c. 86.) Each commission, when created, shall be a public corporation and shall have

Applied in State ex rel. Kanawha County ildg. Comm'n v. Paterno, 160 W. Va. 195, 233

### § 8-33-3. Authority vested in board; composition of board; bers; vacancies; reimbursement of expenses. appointment; qualifications and terms of mem-

number of members of the board shall be appointed for a term of four years, shall be appointed for a term of three years, approximately one fifth of the total Years, approximately one fifth of the total number of members of the board total number of members of the board shall be appointed for a term of two board shall be appointed for a term of one year, approximately one fifth of the ments so that approximately one fifth of the total number of members of the the board, the governmental body or bodies shall make such initial appointappointed for terms of five years. Prior to making the initial appointments to county shall appoint three members. All members of any board shall be participating municipality shall appoint two members and each participating members and in the case of a municipal-county building commission each commission such board shall consist of not less than three nor more than five sion. In the case of a municipal building commission or a county building by the governmental body or bodies creating and establishing such commiscommission shall be vested in a board consisting of representatives appointed All property, powers and duties and the management and control of each

5 C-CC-1

BUILDING COMMISSIONS

appointed for a term of five years. expires the successor to fill the vacancy created by such expired term shall be be appointed for a term of five years. As the term of each such initial appointee and approximately one fifth of the total number of members of the board shall

of a municipality, shall be the governing body thereof. shall be the county commission or other tribunal in lieu thereof and, in the case governmental body creating such commission, which, in the case of a county, manner of appointments to the membership of such commission by the The ordinance or order creating a building commission may provide for the

member of the board, the governmental body which such member represented If any member of any board die, resign or for any reason cease to be

of his duties as a member of the board. (1968, c. 11; 1969, c. 86; 1976, c. 87.) for any reasonable and necessary expenses actually incurred in the discharge his services as such, but each member shall be reimbursed by the commission which appointed. No member of any board shall receive any compensation for members of any board shall be residents of the municipality or county for public) or employment under the United States of America, the State of West Virginia, any county or political subdivision thereof, or any political party. All member of any such board shall hold any office (other than the office of notary board of each commission shall be from the same political party and no such member. No more than two thirds of the total number of members of the shall appoint another individual to fill the unexpired portion of the term of

"Governmental body" - The term "governmental body" contained in this section is synonymous with "governing body" as that

term is defined and was intended to be used in § 8-3-2. Op. Att'y Gen., March 12, 1976.

PART II. POWERS OF COMMISSIONS

#### 8-33-4. Powers.

(a) Sue and be sued; Each commission shall have plenary power and authority to:

Contract and be contracted with;

Adopt, use and alter a common seal,

and regulations pertaining to its affairs; (d) Make and adopt all necessary, appropriate and lawful bylaws and rules

fix the compensation of such employees and contractors as may be necessary (e) Elect such officers, appoint such committees and agents and employ and

for the conduct of the affairs and operations of the commission;

expend public funds (all hereinafter in this article referred to as facilities); governmental body or bodies creating such commission are permitted by law to tures, projects and appurtenant facilities, of any type or types for which the (2) acquire, construct, equip, maintain and operate public buildings, struc-(f) (1) Acquire, purchase, own and hold any property, real or personal, and

devises, gifts and donations from any source whatsoever; America, or any department or agency thereof, and accept and use bequests, from any source or sources, including, but not limited to, the United States of (g) Apply for, receive and use grants-in-aid, donations and contributions

may deem necessary or advisable in connection with exercising powers as indebtedness and issue any obligations and give any security therefor which it edness and provide for the rights of the holders thereof, incur any proper (i) Issue negotiable bonds, notes, debentures or other evidences of indebt-(h) Sell, encumber or dispose of any property, real or personal;

in said article sixteen [§ 8-16-1 et seq.] only; of revenue bonds, each commission is a "governing body" as that term is used being hereby expressly provided that for the purpose of the issuance and sale to the limitations specified in said section twelve [§ 8-16-12], article sixteen, it without regard to the extent provided in section five [§ 8-33-5] of this article, [§§ 8-16-7, 8-16-10, 8-16-12 and 8-16-16], article sixteen of this chapter, provided by the applicable provisions of sections seven, ten, twelve and sixteen (j) Raise funds by the issuance and sale of revenue bonds in the manner

(k) Subject to such reasonable limitations and conditions as the governmen-

public purposes for which private property may be taken or damaged; forth in subdivision (f) of this section, which purposes are hereby declared [§ 54.1.1 et seq.] of this code for business corporations, for the purposes set power of eminent domain in the manner provided in chapter fifty-four building commission may prescribe by ordinance or by order, exercise the tal body or all of the governmental bodies creating and establishing such

must contain a provision granting to such municipality or county commission municipality or county commission is a lessee under any such lease, such lease persons and upon such terms as the commission deems proper, but when any (1) Lease its property or any part thereof, for public purposes, to such

powers. (1968, c. 11; 1969, c. 86; 1975, c. 167; 1976, c. 87; 1984, c. 131.) the option to terminate such lease during any fiscal year covered thereby; and (m)  $D_0$  all things reasonable and necessary to carry out the foregoing

S.E.2d 695 (1996). larly and duly elected chairman of that commis-sion would possess. State ex rel. Charleston Bldg. Comm'n v. Dial, 198 W. Va. 185, 479 has been appointed chairman pro tem of a municipal building commission possesses the same duties and responsibilities as the regu-Chairman pro tem. — An individual who

ables it, also, to provide property for state purposes. State ex rel. Charleston Bldg. the Charleston Building Commission and encapital or for other public buildings, this special authority of the city of Charleston extends to vide property to the state to be used as a state capital of the state of West Virginia, may procity of Charleston, in its distinctive role as the Charleston Building Commission. — The

Comm'n v. Dial, 198 W. Va. 185, 479 S.E.2d 695

issued pursuant to and in compliance with statutory authority. County Comm'n v. Hill, 194 W. Va. 481, 460 S.E.2d 727 (1995). Property via trust indenture. County Comm'n v. Hill, 194 W. Va. 481, 460 S.E.2d 727 (1995). authorized building commission to encumber Applied in State ex rel. Kanawha County Refunding bonds. — Refunding bonds were Encumbering property. — Subsection (h)

S.E.2d 332 (1977). Bldg. Comm'n v. Paterno, 160 W. Va. 195,

S.E.2d 16 (1994). Cited in State ex rel. Clarksburg Mun. Bldg.

PART III. INDESTEDNESS; SURPLUSES; EXEMPTION FROM TAXATION; FUNDS; PROPERTY.

## § 8-33-5. Indebtedness of commission.

c. 11; 1969, c. 86; 1975, c. 167.) shall be satisfied only out of property held by it in its corporate capacity. (1968, commission shall be solely against the commission as a corporate body and member of the board of any commission. The rights of creditors of any any municipality or any member of the county commission of any county or any commission shall give any right against any member of the governing body of creating and establishing such commission or a charge against any property of said municipalities or counties. No indebtedness or obligation incurred by any commission shall constitute an indebtedness of any municipality or county the indebtedness of a commission. No indebtedness of any nature of a municipalities, counties or other public or governmental bodies shall apply to No constitutional or statutory limitation with respect to the nature or amount of or rate of interest on indebtedness which may be incurred by

legislative declaration that a state, county or is created by a statute is a judicial question, is not a question for legislative determination. A Debt created by statute. - Whether a debt

municipal debt is not created by a statute is not conclusive or binding on a court. State ex rel. Kanawha County Bldg. Comm'n v. Paterno, 160 W. Va. 195, 233 S.E.2d 332 (1977).

## § 8-33-6. Disposition of surplus of commission.

proportion to their financial contribution. (1968, c. 11; 1969, c. 86.) governmental bodies creating and establishing such commission in direct cies, as aforesaid, and then pay the residue of such surplus, if any, to the the reserve for future improvements, maintenance, operations and contingendischarged in full, the commission shall, at the end of each fiscal year, set aside after all such recognized and established obligations have been paid and the payment of any recognized and established obligations not then due, and shall deem proper and shall then apply the residue of such surplus, if any, to for future improvements, maintenance, operations and contingencies as it meeting all required payments on its obligations, it shall set aside such reserve for the improvement, maintenance and operation of its facilities and for If a commission should realize a surplus over and above the amount required

## § 8-33-7. Property, bonds and obligations of commissions exempt from taxation.

commission are declared to be issued for a public purpose and to be public taxation. (1968, c. 11; 1969, c. 86.) instrumentalities, and, together with interest thereon, shall be exempt from taxes. Bonds, notes, debentures and other evidences of indebtedness of each property of each commission shall be exempt from all municipal and county employee of the State or of any subdivision thereof or of any municipality. The the State or any subdivisions thereof or any municipalities or to any officer or Each commission shall be exempt from the payment of any taxes or fees to

BUILDING COMMISSIONS

§ 8-33-8. Contributions to commissions; funds and accounts of commissions; reports; audits.

commissioner and by other proper public official or body in the manner of each commission shall be subject to audit and examination by the state taxwhich the commission's facilities are located. The books, records and accounts code, and the publication area for such publication shall be each county in with the provisions of article three [§ 59-3-1 et seq.], chapter fifty-nine of this year and publish the same as a Class II-0 legal advertisement in compliance itemized statement of its receipts and disbursements for the preceding fiscal fiscal year, each commission shall make an annual report containing an after the termination of the quarter. Within sixty days after the end of each during the preceding quarter. Such report shall be made within sixty days report shall contain an itemized account of its receipts and disbursements palities, counties and persons which have made contributions to it, and such tures and shall each quarter make a quarterly report thereon to the munici-Each commission shall keep strict account of all of its receipts and expendiand shall be withdrawn therefrom in such manner as the board may direct. in such banking institution or banking institutions as the board may direct shall desire to do so. All funds received by each commission shall be deposited governmental body or bodies creating and establishing it, and persons that Contributions may be made to each commission from time to time by the

# § 8-33-9. Authority to convey or transfer property to com-

quorum, or vote on, any motion or resolution by which the board agrees to the fair market value of the property so conveyed or transferred. (1968, c. 11; 1969, property shall not participate in connection with, otherwise than to provide a municipality or county court [county commission] conveying or transferring shall agree in writing at the time the conveyance or transfer is made as to the fair market value of such property. The members of the board appointed by any transferring municipality or county court [county commission] and the board When property is conveyed or transferred as aforesaid, the conveying or by said municipality or county, to carry out the purposes of said commission. or with another governmental body, property of any kind, heretofore acquired or transfer to a commission which it has created and established either alone Any municipality or county is hereby empowered and authorized to convey

Editor's notes. — The bracketed words were inserted by the editor. See W. Va. Const.,

transfer and convey property, either real or may, by virtue of this section and § 1-5-9, without the necessity of consideration. personal, to a duly created building commission Consideration. - A county commission Q<sub>p.</sub>

to the commission in case of dissolution. Atty Gen., June 4, 1975. Atty Gen., June 4, 1975.

"Fairmarket value." — The agreement mentioned in this section regarding the fair. for strict accounting of monetary contributions ferred to a commission is designed to provide market value of property conveyed and trans-

## § 8-33-10. Sale of property by commission.

tion to their contributions of funds or property to the commission. (1968, c. 11; of its properties and assets so directed and distribute the proceeds thereof among the governmental bodies creating and establishing it in direct proporsaid commission has been paid in full, the commission shall sell all or any part property to a commission shall so direct in writing and if all indebtedness of In the event a majority of the governmental bodies contributing funds or

PART IV. WORKERS' COMPENSATION; CONSTRUCTION

## § 8-33-11. Workers' compensation.

employees of such commission shall be covered by workers' compensation. state and pay all necessary premiums thereto, to the end that all eligible (1968, c. 11; 1969, c. 86; 1991, c. 16.) Each commission shall subscribe to the workers' compensation fund of this

Cross references. — Workers' Compensa-tion Act, c. 23.

## § 8-33-12. Liberal construction.

constitutional, statutory or charter provisions which may now or hereafter be vested in municipalities and county courts [county commissions] under any article are in addition to and not in derogation of any power granted to or in effect. (1968, c. 11; 1969, c. 86.) liberally construed to effectuate the purposes hereof. The provisions of this The provisions of this article are hereby declared to be remedial and shall be

Editor's notes. — The bracketed words were inserted by the editor. See W. Va. Const.,

Cited in State ex rel. Charleston Bidg. Comm'n v. Dial, 198 W. Va. 185, 479 S.E.2d 695

#### ARTICLE 34.

### JUDICIAL REVIEW.

8-34-1. General right of appeal

Revision of chapter. — See note under the same catchline at the beginning of this chapter.

490

## § 8-34-1. General right of appeal

municipal court judge, as well as in the said court. (1905, c. 53, § 49a; Code evidence may require. If the judgment be against the accused, it shall include court shall proceed to try the case as upon indictment or presentment, and court judge to the clerk of the court to which such appeal is taken, and such 1923, c. 47, § 49a; 1969, c. 86.) the costs incurred in the proceedings before the mayor or police court judge or render such judgment, without remanding the case, as the law and the forthwith delivered by the mayor, recorder or police court judge or municipal If such appeal be taken, the appeal bond and other papers in the case shall be county in which the major portion of the territory of the municipality is located. sentence is imposed. When the municipality is located in more than one county, the appeal shall be taken to the circuit court or other court as aforesaid of the must be perfected within ten days from and after the date upon which the appealing will perform and satisfy any judgment which may be rendered a penalty double the amount of fine and costs, with condition that the person against him by the circuit or such other court on such appeal. Any such appeal the county, upon entering into an appeal bond with surety deemed sufficient in over appeals in criminal cases from justices of the peace courts [magistrates] in appeal de novo to the circuit or other court of the county exercising jurisdiction if the defendant, his agent or attorney object thereto) shall be allowed an ten dollars or more (and in no case shall a fine of less than ten dollars be given judge or municipal court judge to imprisonment or to the payment of a fine of Every person sentenced under this chapter by any mayor or police court

Editor's notes. — The bracketed words were inserted by the editor. See W. Va. Const., art. VIII, § 15.

thence without leave of the court. Beasley v. City of Beckley, 28 W. Va. 81 (1886). next term thereof to answer for the offense with which he stands charged, and not to depart to appear before the court on the first day of the cient surety before the justice (now magistrate) upon entering into a recognizance with suffimatter of right to an appeal to the circuit court a fine of ten dollars or more, he is entitled as a sentenced to imprisonment or to the payment of of its ordinances, where the offender has been mayor of a city, town or village subject to the fine or penalty imposed for the violation of any provisions of this section for the recovery of a In general. - In a proceeding before the

dant is an indigent. Robertson v. Goldman, 179 zance where appropriate or where the defencourt shall be interpreted to allow a recognibe allowed an appeal de novo to the circuit defendant sentenced in a municipal court may deemed sufficient" be entered into before a Appeal bond. The requirement of this ction that an "appeal bond with surety

W. Va. 453, 369 S.E.2d 888 (1988). Fine on appeal. — A fine imposed in a

> circuit court upon appeal from a conviction before the mayor of a city should be distributed circuit or criminal court. 47 Op. Att'y Gen. tried upon indictment or the same as in any other misdemeanor case presentment in

not required to provide a trial by jury. Op. Att'y Gen., June 5, 1980, No. 59. But see Champ v. McGhee, 165 W. Va. 567, 270 S.E. 24 445 (1980). a trial by jury; municipal courts are, therefore, constitutional provisions relating to the right to an appeal from a sentence imposed by a musection, of a trial de novo by a jury pursuant to Jury trial. - The availability, under this court satisfies the state and federal

317 S.E.2d 501 (1984). judge imposes a heavier penalty than the original sentence. State v. Bonham, 173 W. Va. 416, conviction at his second trial, the sentencing circuit court is denied due process when, upon statutory right to obtain a trial de novo in the convicted of an offense in a trial before a mag-istrate or in municipal court and exercises his Sentence on appeal. — A defendant who is

W. Va. 602, 453 S.E.2d 436 (1994) Quoted in State ex rel. Kees v. Sanders, 192

270 S.E.2d 445 (1980) Cited in Champ v. McGhee, 165 W. Va. 567, State of Mest Virginia

#### Certificate

I, Ken Hechter, Secretary of State of the State of West Virginia, hereby certify that

THIS IS A TRUE COPY OF CHAPTER 8, ARTICLE 16 OF THE WEST VIRGINIA CODE, AND CHAPTER 8, ARTICLE 16 OF THE 1999 CUMULATIVE SUPPLEMENT TO THE WEST VIRGINIA CODE, AS INDICATED BY THE RECORDS OF THIS OFFICE.



Given under my hand and the Great Seal of the State of West Virginia on

January 21, 2000

Secretary of State

36R

attorney fees as approved by the court and the fees shall be paid by the (c) The removing officer and the member shall at all times, both before the

commission and upon appeal, be given the right to employ counsel to represent

any new appointments to said paid fire department are made. (1933, c. 66; subsection shall be reinstated in the inverse order of their suspension before 1949, c. 88; 1967, c. 126; 1969, c. 86; 1974, c. 79; 1980, c. 99; 1996, c. 97.) reduction of members, the members suspended under the terms of this fire department is increased in numbers to the strength existing prior to the inverse order of their appointment: Provided, That in the event the said paid municipality shall be effected by suspending the last person or persons, The removal shall be accomplished by suspending the number desired in the including probationers, who have been appointed to the paid fire department. subsection. The reduction in members of the paid fire department of the department, the municipality shall follow the procedure set forth in this such municipality to reduce the number of paid members of its paid fire (d) If for reasons of economy or other reasons it is deemed necessary by any

sional firefighters training, registered appren-ticeship and certification, c. 30, art. 29A. Cross references. - Standards for profes-

amendment rewrote this section. Effect of amendment of 1996. - The

employee having permanent status, 4 ALR3d ALR references. — Pre-employment conduct as ground for discharge of civil service

fire department. Stowers v. Blackburn, 141 W. of the commission at a hearing to consider the commission is not entitled to vote as a member de jure nor de facto member of a civil service action of the council in removing the chief of the Va. 328, 90 S.E.2d 277 (1955). Commission vote. - One who is neither a

> of a city civil service commission by a valid majority vote to justify the city council in re-Blackburn, 141 W. which he may have been prevented from peroffice with full pay for the entire period during moving the fire chief reinstates him in that forming his usual Failure to show just cause. — The failure employment. Stowers Va. 328, 90 S.E.2d 2

Quoted in Hutchinson v. Hughart, 169 W. 116, 285 S.E.2d 897 (1982).

675, 421 S.E.2d 58 (1992) Rights Comm'n, 180 W. Va. 433, 376 S.E.2d 639 (1988); City of Huntington v. Black, 187 W. Va. Cited in Liller v. West Virginia Human

## § 8-15-26. Offenses and penalties.

such provisions, shall be deemed guilty of a misdemeanor. conform to, any of the civil service provisions of this article, or violates any of this article, or wilfully refuses or neglects otherwise to comply with, or to selects an individual for employment, contrary to the civil service provisions of Any individual who makes an appointment or promotion to any position, or

regulations prescribed pursuant thereto, or who shall wilfully or corruptly, according to the civil service provisions of this article, or to any rules and obstruct any individual with respect to his right of examination or registration falsely mark, grade, estimate, or report upon any such examination or proper by himself or in cooperation with one or more persons, defeat, deceive or Any commissioner or examiner, or any other individual, who shall wilfully,

> application or request to be examined or registered, shall, for each offense, be impersonate him, in connection with any such examination or registration, or any other individual, or permit or aid in any manner any other individual to certified, or to be so examined, registered or certified, or who shall impersonate ment or promotion to any position of any individual so examined, registered or purpose of either improving or injuring the prospects or chances of appointor corruptly furnish to any individual any special or secret information, for the civil service provisions of this article, or aid in so doing, or who shall wilfully standing of any individual so examined, registered or certified, pursuant to the

imprisonment for a term not exceeding one year, or by both such fine and a fine of not less than fifty dollars, nor more than one thousand dollars, or by imprisonment, in the discretion of the court. (1933, c. 60; 1949, c. 88; 1969, c. Any person convicted of any such misdemeanor offense shall be punished by

### § 8-15-27. Repeal of conflicting acts and provisions; civil service provisions of article exclusive; status or tenure not affected.

article with like effect as if they had been appointed members hereunder. but all such members shall be subject to all of the civil service provisions of this paid fire department, which members were employed on the effective date of this article [July 1, 1969], shall not be affected by the enactment of this article, departments in all municipalities. The status or tenure of all members of any removal, discharge, suspension and reduction of all members of all paid fire complete and exclusive system for the appointment, promotion, reinstatement, exist. It is intended by the civil service provisions of this article to furnish a be, and the same are, hereby repealed insofar as such inconsistencies shall department inconsistent with the civil service provisions of this article shall parts thereof, in relation to any civil service measure affecting any paid fire All acts, whether general, special, local or special legislative charters, or

#### ARTICLE 16.

### MUNICIPAL PUBLIC WORKS; REVENUE BOND FINANCING.

Part I. Definitions; Authorization of Municipal Public Works.

Definitions.

8-16-2 Municipalities authorized to conacquire property; payment of struct, etc., public works and to

\$16.3 Special provisions as to certain municipal public works.

> Part II. Control of Governing Body or Board,

8-16-4 Construction, etc., to be under control of governing body or appointed board, etc.

8-16-4b. Additional special provision as to the use of space in motor vehicle 8-16-4a. Additional special provisions as motor vehicle parking facilities. parking facilities.

Sec

#### Part III. General Powers and Authority. Powers of board.

Preliminary expenses.
Ordinance for construction, WOLKS. etc.

2

### Part IV. Right of Eminent Domain.

8-16-8. Right of eminent domain.

### Part V. Revenue Bond Financing.

Items of expense included in cost of works. works. for improvements, etc., œ.

8-16-12. Interest rate and life of bonds; re-8-16-11. No municipality is to incur any oblidemption; how payable; form, denominations, etc.; additional bonds authorized; interim certaxation. gation not payable from ceeds of bonds; exemption from pro-

8-16-13. Obligations not to bind municipal official or officer or member of board personally. uficates.

8-16-14. Additional bonds for improvements, How proceeds of bonds applied. etc., of works.

Sinking fund; sinking fund commis-Bonds secured by trust indenture besion; transfer of funds; purchase palities and corporate trustee. tween municipality or munici-

#### Part VI. Imposition of Rates or Charges. of outstanding bonds.

8-16-18a. Pledge of the hotel occupancy tax, Rates or charges for services rendered

contribution of revenues to

8-16-19. Appeal to public service commission from rates fixed. building commission.

#### Part VII. Accounting System and Records.

8-16-20. Accounting system; yearly audit; custodian of funds,

#### Part VIII. Rates or Charges for Municipalities.

8-16-21. Municipality or municipalities to pay established rates or charges for services rendered to it or them.

#### Part IX. Liens and Protection of Bondholders.

8-16-23. 8-16-22. Acquisition of property on which lien Statutory mortgage lien upon works created

8-16-24. Protection and enforcement of rights of bondholders, etc.; receivership; effect of receivership on exists. lease agreement.

#### Part K. Construction; Extraterritorial Jurisdiction.

8-16-25. Article confers additional power and authority; extraterritorial jurisdiction.

8-16-27 8-16-26. Construction of power and authority conferred.

8-16-28 Article liberally construed. Reference to "municipal authorities" where in law to mean "governor "municipal authority" elseing body" for the purposes of this article only.

utes requiring payment of prevailing wages on public works projects, 5 ALR5th 470.

Construction. — For cases construing arsame catchline at the beginning of this chapter.

Michie's Jurisprudence. — As to power of projects are "public" for purposes of state statmunicipalities to issue bonds generally, see 13B Revision of chapter. - See note under the - What entities or Huntington v. Heffley, 127 W. Va. 254, 32 S.E. 2d 456 (1944); Smith v. City of Parkersburg, 125 W. Va. 415, 24 S.E. 2d 588 (1943); City of Moundsville v. Brown, 125 W. Va. 779, 25 S.E. 2d 900 (1943), modified, 127 W. Va. 602, 34 S.E. 2d 321 (1945); Duling Bros. Co. v. City of Huntington, 120 W. Va. 85, 196 S.E. 552 (1938).

M.J., Municipal Corporations

ALR references.

(1967)for ingress and egress to a proposed drive in of way over and across a municipal parking lot to a private banking firm to be used by the bank facility of the thority to grant a perpetual easement or right-Easements. — A municipality has no aubank. 52 Op. Att'y Gen. 429

ticle 4A of former chapter 8, dealing with municipal public works and bond issues, see State ex rel. Bibb v. Chambers, 138 W. Va. 701, 77 S.E.2d 297 (1953), State ex rel. Holbert v.

State ex rel. Klostermeyer v. City of Charleston,

490, 45 S.E.2d 7 (1947); City of

Robinson, 134 W. Va. 524, 59 S.E.2d 884 (1950);

exercising legislative powers in enacting a mudid not enjoin municipal legislative body from Exercise of legislative powers.

> S.E.2d 555 (1986). at law. Perdue v. Ferguson, 177 W. Va. 44, 350 cause irreparable injury to the injunction petiactment or enforcement of the ordinance would floodwall system, concerning the public safety and health, where there was nothing in the petition for the injunction to indicate that ennicipal ordinance involving administration of a

Cited in State ex rel. Bibb v. Chambers, 138 W. Va. 701, 77 S.E. 2d 297 (1953); State ex rel. Holbert v. Robinson, 134 W. Va. 524, 59 S.E.2d

1 884 (1950); State ex rel. Klostermeyer v. City of City of Huntington v. Heffley, 127 W. Va. 254, 32 G. E.2d. 456 (1944); Smith v. City of Parkersburg, 125 W. Va. 415, 24 S.E.2d. 588 (1943); City of Moundsville v. Brown, 125 W. Va. 602, 34 S.E.2d. 390 (1943); modified, 127 W. Va. 602, 34 S.E.2d. 321 (1945); Duling Bros. Co. v. Comm'n v. Paterno, 160 W. Va. 195, 233 S.E. 2d (1938); State ex rel. Kanawha County Bldg. City of Huntington, 120 W. Va. 85, 196 S.E. 552

PART I. DEFINITIONS; AUTHORIZATION OF MUNICIPAL PUBLIC WORKS.

### 8-16-1. Definitions.

of the above. (1935, c. 68, § 1; 1945, c. 90; 1951, c. 136; 1955, c. 121; 1959, c. incidental appurtenances and equipment in connection with any one or more parts thereof, including all necessary, appropriate, useful, convenient or terms shall mean and include any works or project as a whole, and all integral tolls, fees, rents, special assessments or charges other than taxation; and the returned within a reasonable period, not exceeding forty years, by means of self-supporting, and the cost thereof, together with the interest thereon, will be building or renewing of sidewalks, where such works or projects will be made ening or otherwise improving of any street, avenue, road, alley or way, or the regrading, paving, repaving, surfacing, resurfacing, curbing, recurbing, widskating rinks, tennis courts, golf courses, polo grounds, or the grading, ation centers, public recreation parks, swimming pools, roller skating rinks, ice facilities, stadiums, gymnasiums, sports arenas, auditoriums, public recrelimited to, life care facilities, congregate living facilities and adult residential and other housing facilities for the students and faculties of institutions of higher education; facilities providing housing for the elderly, including, but not tion, control and parking of motor vehicles), farms, dormitories, apartments deemed necessary, appropriate, useful, convenient or incidental to the regulaparking lots, buildings, ramps, curb-line parking, meters and other facilities ways), public markets, cemeteries, motor vehicle parking facilities (including (including approaches, causeways, viaducts, underpasses and connecting roadairports, drainage systems, flood control systems, floodwalls, culverts, bridges fill or other garbage disposal systems, hospitals, piers, docks, terminals, stations, libraries, museums, other public buildings, incinerator plants, landoperation of jails, jail facilities, municipal buildings, police stations, fire ment, increase, equipment, maintenance, repair (including replacements) and tion, establishment, acquisition, improvement, renovation, extension, enlarge-"projects" shall be construed to mean and include the construction, reconstruc-As used in this article, the terms "municipal public works" or "works" or

ALR references.

Bankruptcy Preference Concerns in Industrial Development Bond Financing, 84 W. Va. L. Rev. W. Vs. Law Review. - Dobbs and Joslin,

Comm'n v. Dial, 198 W. Va. 185, 479 S.E.2d 695 of West Virginia. State ex rel. Charleston Bldg. Commission, but ultimately leased to the state extended to a building that was to be purchased and renovated by the Charleston ing, the definition of municipal public works Building. - For purposes of public financ-Building

generated by the imposition of fines and fees for Legislative intent. — A reading of this section in pari materia with § 8-16-3 reveals permit municipalities to pledge the resources that it was the intent of the legislature to

> for jail facilities used for municipal prisoners.
> Op. Atty Gen., June 7, 1988, No. 28.
> Revenue bonds. — Neither the "self supa period of not more than twenty (20) years only

lic works authority to service revenue bonds. Op. Att'y Gen., Aug. 31, 1979, No. 27. municipality from transferring funds to a pubporting" provision of this section nor the "no obligation" provision of § 8-16-11 prevents provision of § 8-16-11 prevents a

S.E. 552 (1938). Co. v. City of Huntington, 120 W. Va. 85, 196 producing an operating revenue. Duling Bros. where the work, like a flood wall, is incapable of be self-sustaining is held to be inoperative quirement that public works constructed shall Self-supporting requirement. - The re-

municipal public works be self-supporting at the onset. The provision only requires that the works or projects "will be made self-supporting." Op. Attly Gen., Aug. 31, 1979, No. 27. There is no requirement in this section that

## § 8-16-2. Municipalities authorized to construct, etc., public works and to acquire property; payment of

this article. (1935, c. 68, § 2; 1969, c. 86.) except such as is payable solely from the funds provided under the authority of acquisition, improvement, renovation, extension, enlargement or increase, extend, enlarge, increase, own, equip, repair (including replacements), mainby any municipality in such construction, reconstruction, establishment, adequately rendered within such municipality. No obligation shall be incurred tain or operate any works which would render a service already being municipality to construct, reconstruct, establish, acquire, improve, renovate, and authority to acquire by gift, grant, purchase, condemnation or otherwise, properties: Provided, That this section shall not be construed to authorize any and to issue revenue bonds to pay the costs of such public works and partly without, the corporate limits of any such municipality or municipalities, franchises and other property therefor within or without, or partly within and and thereafter hold, all necessary lands, rights, easements, rights-of-way, to the maintenance and operation of such works, and shall have plenary power appurtenances necessary, appropriate, useful, convenient or incidental for or ments), maintain and operate any municipal public works, together with all ered and authorized to construct, reconstruct, establish, acquire, improve, renovate, extend, enlarge, increase, own, equip, repair (including replacewhether situate in the same county or different counties, are, hereby empow-Every municipality is and any two or more municipalities acting jointly,

Wastes: Is There a Solution in the Offing?, 83 Associated With the Management of Solid W. Va. Law Review. - Wakefield, Problems Va. Rev. 131 (1980).

general obligation bonds of a municipality is-Proceeds. - The proceeds of a series of

sale of revenue bonds issued under this article, may be used for that purpose. Warden v. City of sued for the purpose of defraying a part of the equipment of a municipal public works, expense of completing the construction and residue of which expense is to be paid from the

254, 32 S.E.2d 456 (1944). ing municipalities to refinance "any enter-prise," does not warrant the refinancing of units. City of Huntington v. Heffley, 127 W. Va. purpose of financing three separate flood wall where the original bonds were issued for the three separate bond issues as a single issue, Grafton, 125 W. Va. 658, 26 S.E.2d 1 (1943). Refinancing. - Section 13.2A.3, authoriz-

658, 26 S.E.2d 1 (1943). ticle are not an indebtedness of the municipality under either W. Va. Const., art. X, § 8, or by a municipality in conformity with this ar-13-1-3. Warden v. City of Grafton, 125 W. Va. Revenue bonds. — "Revenue bonds" issued

constructed hospital owned by the municipalrizing the issuance of revenue bonds under this A provision in a municipal ordinance authoaid in the completion of a partly

§ 8-16-3.

hospital, does not create an indebtedness against the municipality. Warden v. City of Grafton, 125 W. Va. 658, 26 S.E.2d I (1943). the legally established rates for use of the ity, to the effect that the municipality shall pay

have been, and are to be, used in the construc-tion of the hospital. Warden v. City of Grafton, 125 W. Va. 658, 26 S.E.2d 1 (1943). general taxation, or from other sources, also affected by the fact that funds derived from pality, under this section, is not impaired or completion of a hospital owned by the municiceeds of which are to be used toward the Validity. - The validity of bonds, the

Comm'n v. Díal, 198 W. Va. 185, 479 S.E.2d 695 44, 350 S.E.2d 555 (1986). Cited in State ex rel. Charleston Bldg. Quoted in Perdue v. Ferguson, 177 W. Va.

# Special provisions as to certain municipal public

pay for such other parking meters or other parking facilities. meters or other parking facilities, unless such revenue is otherwise pledged to order to help finance the same, to use any revenue derived from other parking municipality involved therein shall have the plenary power and authority, in When the municipal public works is a motor vehicle parking facility, any

twenty years, the proceeds derived from the imposition of fines and fees. prisoners, any municipality involved therein shall have the power and authority, in order to help finance the same, to pledge, for a period not to exceed When the municipal public works is a jail facility used for municipal

revenue bonds. (1951, c. 137, 1953, c. 134; 1955, c. 122; 1963, c. 123, 1969, c. be deposited in a special fund to be expended only in the payment of such release for such lien, and the funds received therefrom shall by said treasurer certificate the treasurer of such municipality shall deliver to the payor a thereon to date of payment, and upon the payment of such assessment sold to pay the cost thereof, the payor of such assessment certificate shall have certificates are pledged by any municipality to retire revenue bonds issued and cates which constitute a lien upon such property and said assessment the right to pay the same at any time before maturity, together with interest assessment against the abutting property, represented by assessment certifi-When the cost of the municipal public works is to be paid by special

ALR references. — Parking places as public improvements which may be established or upported in whole or part by special assess-

hi relinquishment of governmental power, 83 Piedging parking meter revenues as unlaw-

<sup>ranges</sup>ted parking conditions. See State ex rel. Purpose. Section designed to alleviate

Bibb v. Chambers, 138 W. Va. 701, 77 S.E.2d

Op. Att'y Gen., June 7, 1988, No. 28. ing for the reason that municipalities do to finance the construction of a municipal buildhave an express or an implied power to do so. court may not be pledged to retire bonds issued Fines. - Fines generated by a municipal

Legislative intent. - It was the intent of

210

Phunin s

June 7, 1988, No. 28 pledge the resources generated by the imposi-tion of fines and fees for a period of not more the legislature to permit municipalities to for municipal prisoners. Op. Att'y Gen., twenty (20) years only for jail facilities

138 W. Va. 701, 77 S.E.2d 297 (1953). revenue bonds. State ex rel. Bibb v. Chambers, the payment of the principal and interest on the proposed off-street parking facilities, including meters, not otherwise pledged, to help finance pledge revenues derived from on-street parking tion should be construed to include the right to Parking meter fees off-street. - This sec-

used to pay off the principal and interest of the obtained from on-street parking meters, in excess of their cost and maintenance, would be A system of financing proposed off-street au-tomobile parking facilities, whereby revenue earking facilities, is not invalid on the ground revenue bonds issued to finance such off-street hat it is a revenue as distinguished from a

> Š regulatory measure, if the fees charged for parking on both the off-street and on-street sufficient to cover cost and maintenance of both designed to produce revenue in excess of that facilities are not unreasonable and are not facilities. State ex rel. Bibb v. Chambers, 138 W. 701, 77 S.E.2d 297 (1953).

such rentals. 46 Op. Att'y Gen. 446 (1956). designated portions of the public streets to streets, then the city is authorized to make the city as manner of regulating on-street parkcity, then such rental is unauthorized and unindividuals, in order to obtain revenue for the ing and the flow of traffic on its municipal lawful. However, if the rental is employed by Renting streets. - If a city has rented

and right of way are a necessity or emergency 202 (1961). parking meter fees and fines. 49 Op. Att'y Gen obey municipal traffic regulations and circumstances exist, all state employees must State employees. — Except where speed

Part II. Control of Governing Body or Board

### § 8-16-4. Construction, etc., to be under control of governing body or appointed board, etc

may be provided by the governing body or bodies. more municipalities take joint action under the provisions of this article, as or of a board or commission appointed by such governing body when only one all or a portion of the governing body when only one municipality is involved, collection of revenues therefrom, shall be under the supervision and control of replacements), custody, maintenance and operation of any such works, and the renovation, extension, enlargement, increase, equipment, repair (including municipality is involved or appointed by the governing bodies when two or the governing body, or of a committee, by whatever name called, composed of The construction, reconstruction, establishment, acquisition, improvement,

standing as citizens in the community. All compensation and affiliations, but with regard to their business and professional experience or governing body or bodies shall be chosen without regard to their politica ordinances. The members of any such board or commission appointed by the commission to receive such compensation as such body or bodies may deem matter as it or they deem proper, and may provide for said committee, board or such of the functions of the governing body or bodies in connection with the members of any such board or commission shall be stated in such ordinance or the same, and the manner and mode of the selection and appointment of the consist of the number of members fixed in the ordinance or ordinances creating for by ordinance or ordinances. Any such committee, board or commission shall proper, all of which authority and compensation shall be specifically provided ordinance or ordinances, for said committee, board or commission to exercise commission, the governing body or bodies, as the case may be, may provide, by When such supervision and control are vested in a committee, board o

> rules and regulations for its own government. committee, board or commission shall have the power to establish bylaws, solely from funds provided under the authority of this article. Any such including attorney's fees, of such committee, board or commission shall be paid

each governing body shall appoint to the board the number of members which the governing bodies have agreed shall be appointed by each such governing two or more municipalities take joint action under the provisions of this article take joint action under the provisions of this article, as the case may be. When involved or appointed by the governing bodies when two or more municipalities commission appointed by the governing body when only one municipality is governing body when only one municipality is involved, or a board or mean the governing body or committee composed of all or a portion of the When hereinafter used in this article, the term "board" shall be construed to

in section seventeen [§ 8-16-17] of this article. (1935, c. 68, §§ 3, 21; 1937, c. public works so leased an amount sufficient to provide a sinking fund for the payment of the bonds and the interest thereon and all other charges mentioned municipality or municipalities for the use and occupancy of such municipal contract executed pursuant thereto: Provided, That the lessee shall pay to the accordance with the provisions of such ordinance or ordinances and lease ordinance or ordinances for the leasing of a municipal public works and provide for the custody, maintenance and operation thereof by a lessee in The governing body or bodies also, in its or their discretion, may provide by

"Committee." — A national bank may be regarded as a committee under this section. Duling Bros. Co. v. City of Huntington, 120 W. Va. 85, 196 S.E. 552 (1938).

tioners or that there was no adequate remedy cause irreparable injury to the injunction petipetition for the injunction to indicate that enactment or enforcement of the ordinance would and health, where there was nothing in the floodwall system, concerning the public safety exercising legislative powers in enacting a mudid not enjoin municipal legislative body from nicipal ordinance involving administration of a Exercise of legislative powers.

at law. Perdue v. Ferguson, 177 W. Va. 44, 350 S.E.2d 555 (1986).

1004 (S.D.W. Va. 1948). sociation of persons, relieve itself of the consti-tutional obligation to afford colored citizens use of the public recreational facilities thereby equal rights with those of white citizens in the constructed with public funds to a private asnicipality may not, by leasing a swimming pool Racial restrictions prohibited. — A mu-Lawrence v. Hancock, 76 F.

Cited in State ex rel. Charleston Bldg. Comm'n v. Dial, 198 W. Va. 185, 479 S.E. 2d 695

### 8-16-4a. Additional special provisions as to motor vehicle parking facilities.

<sup>effect</sup>ive fighting of fires and disposition of police officers therein, contribute to through and from many municipalities in this State, impede the rapid and vehicles of all kinds substantially impede the free circulation of traffic in, vehicles of all kinds and the lack of adequate parking facilities for motor and supervision of the location of parking facilities, the parking of motor streets of many municipalities in this State; that the lack of adequate planning of motor vehicles of all kinds has caused serious traffic congestion on the (a) The legislature hereby finds that the greatly increased use by the public findings and shall be liberally construed in the light thereof. purposes of such municipalities. This section is enacted in view of these authorized in this section are, as a matter of public policy, for the public parking facility; that the enactment of this section is for the general welfare of equipment or repair (including replacements) of any such motor vehicle ment, acquisition, improvement, renovation, extension, enlargement, increase, section would assist in financing the construction, reconstruction, establishmany instances the authority for the leasing of space as provided for in this the public and is a public necessity; and that the means and measures facility and maintain and increase the tax base of such municipalities; that in space for commercial or business use in connection with a municipally owned business, increase the level of revenue produced by such motor vehicle parking motor vehicle parking facility will aid the development of commerce and so as to facilitate the movement of pedestrians to and from such motor vehicle other pedestrian facilities leading to and from motor vehicle parking facilities facilities; that the leasing, particularly on a long-term basis, and the selling of increases the level of revenue produced by such motor vehicle parking parking facilities fosters the development of commerce and business and erection or construction of pedestrian viaducts, ramps, bridges, tunnels or level of revenue produced by such motor vehicle parking facilities; that the the greater the development of commerce and business and the greater the motor vehicle parking facilities and commercial and business establishments is a public purpose; that the closer the proximity between municipally owned a public purpose; that fostering the availability of property for charitable use within municipalities, with the increased tax revenues resulting therefrom, is responsibility; that fostering the development of commerce and business that providing properly located terminal space for motor vehicles is a public providing adequate motor vehicle parking facilities strategically located there; municipalities; that such parking crisis can be reduced by such municipalities adversely affecting or threatening to adversely affect the tax base of such many municipalities in this State, thereby giving rise to urban blight and urban areas and retard the development of commerce and business within the location and relocation of commercial and business enterprises outside of

(b) The governing body or bodies, in its or their discretion, may provide by

ordinance or ordinances:

leased upon condition that the lessee shall provide the same in or on the space necessary for such business, commercial or charitable use or such space may be parking facility such structures, accommodations or improvements as may be of any such space, the board may agree to provide in or on such motor vehicle such body or bodies or the board may agree to. In connection with the leasing such period or periods of time and upon such other terms and conditions as charitable use to such person, for such fair and adequate consideration, for works which is a motor vehicle parking facility for any business, commercial or (1) For the leasing by the board as lessor of space in or on a municipal public

municipal public works which is a motor vehicle parking facility for any (2) For the leasing by the board as lessor or the selling of air space over a

> utilities to any building or other structure in such air space. air space, and (iii) relating to the connection of essential public or private relating to the support of any building or other structure to be erected in such facility as are essential for ingress and egress to and from such air space, (ii) (i) authorizing the use of such areas of the underlying motor vehicle parking may agree to. Any lease or deed of sale of such air space may contain provisions and upon such other terms and conditions as such body or bodies or the board adequate consideration, for such period or periods of time in the case of a lease business, commercial or charitable use to such person, for such fair and

by the owner or owners of such building or buildings or such other structure or or buildings or other privately owned structure or structures shall be paid for works which is a motor vehicle parking facility with a privately owned building bridge, tunnel or other pedestrian facility which connects a municipal public municipalities in erecting or constructing any such pedestrian viaduct, ramp, pedestrian facilities: Provided, That any cost incurred by any municipality or this article to include pedestrian viaducts, ramps, bridges, tunnels or other "municipal public works" were expressly defined in section one [§ 8-16-1] of works which is a motor vehicle parking facility with like effect as if the term all purposes of this article, be considered to be a part of a municipal public pedestrian viaduct, ramp, bridge, tunnel or other pedestrian facility shall, for municipal public works which is a motor vehicle parking facility; and any such ramp, bridge, tunnel or other pedestrian facility leading to and from a (3) For the erection or construction by the board of any pedestrian viaduct,

of section eighteen [§ 8-12-18], article twelve of this chapter or such sale may be privately negotiated, notwithstanding the provisions of said section eighadvertising, and any such sale may be a public sale pursuant to the provisions Any such lease may be privately negotiated without any public notice or

section shall be deemed revenue of the works and used as provided in section (c) The proceeds received from any lease, sale or payment as provided in this

taxation under the provisions of section nine [§ 11-3-9], article three, chapter structure, accommodation or improvement is otherwise exempt from property grantee, as the case may be, unless the use of such leasehold interest, building, property taxes, which shall be assessed and imposed against the lessee or air space leased or sold under said subdivision (2) shall be subject to all structure, accommodation or improvement erected, made or operated in any section, any leasehold interest under said subdivision (1), and any building, of this section is for a public purpose as declared in subsection (a) of this or sale under the provisions of subdivision (1) or subdivision (2), subsection (b) to the provisions of this article is municipally owned and the fact that a lease (d) Notwithstanding the fact that any motor vehicle parking facility subject

Constitutionality.— This section is not in ton the contravention of W. Va. Const., art. X. §§ I and 5 or art. III, §§ 9 and 10 or of the Fourteenth

Amendment to the Constitution of the United States. State ex rel. City of Charleston v. Coghill, 156 W. Va. 877, 207 S.E.2d 113 (1973).

1977). met prior to condemnation, the section is constitutional. Washington-Summers, Inc. v. City of Charleston, 430 F. Supp. 1013 (S.D.W. Va. CATOT PARTY OF SEL

### § 8-16-4b. Additional special provision as to the use space in motor vehicle parking facilities. ဝ္ဌ

facility. (1974, c. 47.) and to the same extent as other revenues from such motor vehicle parking expended in payment of revenue bonds of such municipality in like manner revenues derived from such leases may be pledged as security for and of West Virginia, and any agency, board or commission of any thereof, and the and authority to lease such space to the United States of America, the State of West Virginia, the county court [county commission] of any county of the State business, commercial or charitable use shall be deemed to include the power to lease, as lessor, space in a motor vehicle parking facility to any person for For all purposes of this article, the power and authority of any municipality

Editor's notes. The bracketed words were inserted by the editor. See W. Va. Const.

PART III. GENERAL POWERS AND AUTHORITY.

### § 8-16-5. Powers of board.

the governing body or bodies. sion, enlargement, increase or equipment of any such works, and any trust and the execution of its powers and authority under this article: Provided, That indenture with respect thereto as hereafter provided for, shall be approved by reconstruction, establishment, acquisition, improvement, renovation, extenany contract or agreement relating to the financing, or the construction, appropriate, useful, convenient or incidental to the performance of its duties proceedings, and to make and enter into all contracts or agreements necessary, The board shall have plenary power and authority to take all steps and

and an award made to the lowest responsible bidder, with power and authority shall be made without advertising for bids, which bids shall be publicly opened or materials, or both, exceeding in amount the sum of one thousand dollars article. No contract or agreement with any contractor or contractors for labor to which money shall have been, or may be provided under the authority of this herein given it so as to bind said board or any municipality beyond the extent article, and the board shall not exercise or carry out any power or authority article shall be paid solely from funds provided under the authority of this compensation and expenses incurred in carrying out the provisions of this compensation, all of whom shall do such work as the board may direct. All such may be necessary in the execution of its powers and duties, and may fix their managers, collectors, attorneys and such other employees as in its judgment The board may employ engineers, architects, inspectors, superintendents,

provided under the authority of this article. (1935, c. 68, § 4; 1969, c. 86.) nearly as practicable, if requested so to do by proper authority, out of the funds restored or repaired by the board and placed in their original condition, as destroyed by the board in carrying out its authority under this article shall be successful operation thereof. All public ways or public works damaged or and operation of the works, and do all things necessary or expedient for the this article, and shall establish rules and regulations for the use, maintenance expedient, if funds therefor be available, or are made available, as provided in (including replacements) of and to the works that the board may deem and complete any improvements, extensions, enlargements, increase or repair board shall maintain, operate, manage and control the same, and may order establishment, acquisition, renovation or equipment of any such works, the in the board to reject any and all bids. After the construction, reconstruction,

## § 8-16-6. Preliminary expenses.

(including replacements) of such works as hereinafter provided. (1935, c. 68, provement, renovation, extension, enlargement, increase, equipment or repair be used for the construction, reconstruction, establishment, acquisition, imreimbursed and repaid out of the proceeds of the sale of such revenue bonds to herein provided for, may be paid by the municipality or municipalities, to be necessary to be paid prior to the issue, sale and delivery of the revenue bonds notices, the taking of options, and all other expenses of whatsoever nature and of revenues, employment of engineers or other employees, the giving of municipality or municipalities in the making of surveys or estimates of cost All necessary preliminary expenses actually incurred by the board of any

## § 8-16-7. Ordinance for construction, etc., of works.

When two or more municipalities take joint action under the provisions of this () contain such other provisions as may be necessary or proper in the premises. said works, or from both, and the administration and disposition thereof; and of reserves from the proceeds of such revenue bonds or from the revenues of are necessary or desirable with regard to the establishment and setting aside cost of the works; (e) contain such provisions as the governing body determines pursuant to this article, in such amount as may be found necessary to pay the ments) of such works; (d) direct that municipal revenue bonds be issued extension, enlargement, increase, equipment or repair (including replacetion, reconstruction, establishment, acquisition, improvement, renovation, been prepared; (b) set forth the estimated cost thereof; (c) order the construcpreliminary report or plans and specifications which shall theretofore have a brief and general description of the works, including a reference to the municipality, shall enact an ordinance or ordinances, which shall (a) set forth public works, the governing body, or the governing body of each participating enlarge, increase, equip or repair (including replacements) any municipal article, construct, reconstruct, establish, acquire, improve, renovate, extend, Before any municipality or municipalities shall, under the provisions of this

shall report its findings to any such governing body. (1935, c. 68, § 6; 1967, c. 105; 1969, c. 86; 1971, c. 193; 1973, c. 89; 1981, 1st Ex. Sess., c. 2.) not thirty percent of the freeholders have in fact protested and said committee opponent, and the third to be selected by these two, to determine whether or shall have authority to appoint a committee to consist of one proponent, one percent or more of the freeholders as herein provided, any such governing body thereto: Provided, however, That in case written protest is filed by thirty further action unless four fifths of the members of said governing body assent hearing is held, then the governing body of said municipality shall not take governing body shall take such action as it or they shall deem proper in the thirty percent or more of the freeholders of the municipality for which the premises: Provided, That if at any such hearing written protest is filed by objections and suggestions shall be heard and the governing body or each such interested persons during the office hours of such office. At such hearing all in which a certified copy of such ordinance shall be on file for review by ordinance shall be put into effect, and said notice shall also identify the office pality or each such municipality and may be heard as to whether or not said all parties and interest may appear before the governing body of the municiprior to the last publication of said abstract and notice, at which time and place than ten days after the first publication of said abstract and notice and not shall specify a date, time and place for a public hearing, the date being not less the case may be. The notice to be published with said abstract of the ordinance for such publication shall be such municipality or each such municipality, as three [§ 59-3-1 et seq.], chapter fifty-nine of this code, and the publication area a Class II legal advertisement in compliance with the provisions of article ordinance, together with the following described notice, shall be published as to contain sufficient information as to give notice of the contents of such determined by the governing body or each governing body, as the case may be, any such ordinance shall become effective, an abstract of the ordinance, which the major portion of the territory of such municipality is located. Before that municipality shall be in the office of the clerk of the county commission in when any such municipality is located in more than one county, the filing for municipalities are located and in the office of the state tax commissioner, and clerk of the county commission of the county or counties in which the article, a certified copy of each such ordinance shall be filed in the office of the

"Estimated cost."— The provision requiring an ordinance to set forth the estimated cost of the construction of a public work refers to the cost of the proposed work to the municipality, and not to other contributions. Smith v. City of Parkersburg, 125 W. Va. 415, 24 S.E.2d 688 (1943).

Purpose of ordinance.—The purpose of the ordinances required by this section is plainly to inform the residents and taxpayers of the municipalities concerned as to the outlay by them, and the expected returns from the special assessment to be laid. Smith v. City of Parkersburg, 125 W. Vs. 415, 24 S.E.2d 588 (1943).

Repeal of ordinance. — An ordinance providing for the collection of just and reasonable rates or charges for the use or services rendered by a municipal public works in order to pay cost of operating and maintaining such works and, charges upon, and provide for the retirement of, the outstanding bonds which have been made a direct charge upon the net earnings and capital investment of such works under the provisions of this article, the ordinance providing the only means by which such works can earn money, cannot, while the bonds are outstanding, be repealed. State ex rel. Klostermeyer v. City of Charleston, 130 W. Va. 490, 45 S. E. 2d 7 (1947).

Stated in City of Fairmont v. Investors Syndicate of Am., Inc., 172 W. Va. 431, 307 S.E.2d 467 (1983); State ex rel. Charleston Bldg. Comm'n v. Dial, 198 W. Va. 185, 479 S.E.2d 695 (1996).

Cited in Washington-Summers, Inc. v. City of Charleston, 430 F. Supp. 1013 (S.D.W. Va. 1977).

PART IV. RIGHT OF EMINENT DOMAIN.

## § 8-16-8. Right of eminent domain.

may be paid from the funds provided under the authority of this article. security shall impose no liability upon any such municipality, except such municipality to accept and pay for the property, but such undertaking or any loss or damage which may be sustained by reason of the failure of any such understanding or other security may be required securing such owners against such municipality and to the owners of the property to be condemned; and an in any proceedings to condemn, such orders may be made as may be just to any purchased, except from funds provided under the authority of this article; and property condemned, and shall in no event pay for any property condemned or any such municipality shall be under no obligation to accept and pay for any and pursuant to chapter fifty-four [§ 54-1-1 et seq.] of this code: Provided, That municipalities. Proceedings for such appropriation of property shall be under in the name of the municipality or jointly in the names of the participating municipalities under the laws relating thereto. Title to property shall be taken the rights, power, authority and privileges of eminent domain granted to thereof or thereto, and in connection therewith shall have and may exercise all improvement, renovation, extension, enlargement, increase or equipment business, commercial or charitable use in connection therewith, or for the construction, reconstruction or establishment of any such works and space for deemed necessary, appropriate, useful or convenient for, and incidental to, the easements, rights-of-way, franchises and other property, real or personal, any such municipal public works to be acquired, and any land, rights, Every such municipality shall have plenary power and authority to condemn

In the event of acquisition by purchase, the board may obtain and exercise an option from the owners of said property for the purchase thereof, and may upon such terms and conditions, and in such manner as the board may be made proper: Provided, however, That the exercise of such option, or the contract for such purchase, or such purchase shall in no event create any obligation of any discharged or paid from the funds provided and accept such as may be

discharged or paid from the funds provided under the authority of this article. In the event of the acquisition of any works already constructed by purchase or condemnation, the board at or before the time of the adoption of any determined described in section seven [§ 8-16-7] hereof, shall cause to be largement, increase, equipment or repair (including replacements) will be necessary, in order that such works and space for business, commercial or charitable use in connection therewith, if any, may be effective for their

c. 68, § 7; 1969, c. 86; 1971, c. 99.) vehicle parking facilities) in operation at the date of the condemnation. (1935, this article, condemn any existing privately owned works (other than motor That no municipality or municipalities shall, under the authority conferred by the acquisition of the works and as a part of the cost thereof: Provided further, of the cost required by section seven hereof, and the same shall be made upon purpose, and an estimate of the cost thereof shall be included in the estimate

PART V. REVENUE BOND FINANCING

## § 8-16-9. Bonds for improvements, etc., of works.

shall be affected or impaired thereby. (1935, c. 68, § 8; 1969, c. 86.) and operated any such works: Provided, That no existing obligations or rights or by any such municipality which has not theretofore owned and maintained construction, reconstruction, establishment or acquisition of any such works in shall be the same as in this article provided for the issuance of bonds for the equip or repair (including replacements) the same, it may issue revenue bonds, therefor, including fixing all rates and the computation of the amount thereof, article or not, and shall desire to improve, renovate, extend, enlarge, increase, under the provisions of this article, to pay for the same, and the procedure constructed, reconstructed, established or acquired under the provisions of this and maintain and operate any of the works herein referred to, whether Whenever any municipality or municipalities now, or hereafter, shall own

ALR references. — Validity of municipal bond issue as against owners of property, annexation of which to municipality became effective after date of election at which issue was

approved by voters, 10 ALR2d 559.

Cited in City of Fairmont v. Investors Syndicate of Am., Inc., 172 W. Va. 431, 307 S.E.2d 467 (1983).

# § 8-16-10. Items of expense included in cost of works.

86; 1973, c. 89.) placing of the works in operation and the performance of the things herein necessary or incident to the financing herein authorized, the project, the enterprise; administrative expenses; and such other expenses as may be required or permitted in connection with any thereof. (1935, c. 68, § 9; 1969, c. necessary or incident to determining the feasibility or practicability of the revenues; expenses for plans, specifications and surveys; other expenses bonds; engineering and legal expenses; expenses for estimates of cost and of completion thereof, the amount of any reserve funded from the proceeds of crease, equipment or repair (including replacements) determined upon; the interest upon bonds prior to and during the project and for six months after thereto and for the improvement, renovation, extension, enlargement, indeemed necessary, appropriate, useful, convenient or incidental therefor or easements, rights-of-way, franchises and other property, real or personal, reconstruction, establishment or acquisition thereof, the cost of all land, rights, The cost of the works shall be deemed to include the cost of construction,

Stated in State ex rel. Charleston Bldg. Comm'n v. Dial, 198 W. Va. 185, 479 S.E.2d 695

§ 8-16-11. No municipality is to incur any obligation not payable from proceeds of bonds; exemption

ordinance of the governing body or bodies. (1935, c. 68, § 10; 1969, c. 86.) details of such bonds and the issuance thereof shall be determined by or any county, municipality, political subdivision or agency thereof. All of the such municipal public works, shall be exempt from all taxation by this State, interest thereon, and all properties and revenues and income derived from indebtedness of such municipality or municipalities. All such bonds and the herein provided for, and said bonds shall not in any respect be a corporate of which bonds shall be payable solely from the special fund for such payment revenue bonds of the municipality or municipalities, the principal and interest payment of the entire cost of the works shall be provided by the issuance of solely from the funds provided under the authority of this article. Funds for the obligation of any kind or nature, except such as shall be discharged or payable permit any municipality or municipalities to make any contract or incur any Nothing in this article contained shall be so construed as to authorize or

W. Va. Law Review. — For note, "Municipal Bonds — The Need for Disclosure," see 78 W.

revenue bonds remaining payable only from a fund made up of parking fees. Op. Att'y Gen., Aug. 31, 1979, No. 27. preclude a municipality from transferring funds for the purpose of servicing debt, where in any way, the principal and interest of the the transfer does not obligate the municipality Transfer of funds. -- This section does not

set up for the purpose, but does not prevent a pecting payment from any source save the fund This section prevents a bondholder from ex-

> Att'y Gen., Aug. 31, 1979, No. 27. the purpose of servicing revenue bonds provided that the city is not obligated to do so. Op. city from gratuitously transferring funds for

service revenue bonds. Op. Att'y Gen., Aug. 31, ferring funds to a public works authority this section prevents a municipality from trans-Neither the "self supporting" provision 8-16-1 nor the "no obligation" provision

Quoted in State ex rel. Charleston Bldg. Comm'n v. Dial, 198 W. Va. 185, 479 S.E.2d 695

### § 8-16-12. Interest rate and life of bonds; redemption; how Payable; form, denominations, etc.; additional

bonds authorized; interim certificates.

 $^{
m 0rdinances}$  authorizing the issuance of the bonds. The principal and interest of under such terms and conditions as may be fixed by the ordinance or than the par value thereof, and at a premium of not more than five percent, municipalities issuing the same, to be exercised by said board, at not more <sup>m</sup>ay be made redeemable before maturity, at the option of the municipality or ordinance or ordinances authorizing the issuance of such bonds. Such bonds such time or times, not exceeding forty years, as may be determined by the annum, payable semiannually, or at shorter intervals, and shall mature at Such revenue bonds shall bear interest at not more than twelve percent per

§ 8-16-13. Obligations not to bind municipal official or officer or member of board personally.

personally liable upon any contract or obligation of any kind or character No municipal official or officer or member of the board shall in any event be

§ 8-16-14. Additional bonds for improvements, etc., of executed under the authority herein contained, even if said undertaking should thereafter be held ultra vires. (1935, c. 68, § 12; 1969, c. 86.)

section nine [§ 8-16-9] of this article. (1935, c. 68, § 13; 1969, c. 86.) be secured, and be payable from the revenues of the works, as provided for in works when deemed necessary in the public interest, such additional bonds to enlarging, increasing, equipping or repairing (including replacements) the indenture, or all of these, for the purpose of improving, renovating, extending, restrictions as may be set forth in said ordinance or ordinances, or trust and issued at one time, or from time to time, under such limitations and hereinafter referred to, that additional bonds may thereafter be authorized ordinances authorizing the issuance of the bonds or in the trust indenture The governing body or bodies may provide by the said ordinance or

§ 8-16-15. How proceeds of bonds applied.

municipality or municipalities: Provided, That said bonds shall not be negoti-

in such manner as may be determined to be for the best interest of the

or bodies may direct. The bonds shall be sold by the governing body or bodies this State. The bonds shall be executed in such manner as the governing body

incidents of negotiable instruments, under the Uniform Commercial Code of shall be, and shall have and are hereby declared to have all the qualities and part thereof, as provided for in section eleven [§ 8-16-11] hereof. All such bonds from the special fund derived from the net revenue of the works, or the pro rata same shall not be obligated to pay the same, or the interest thereon, except a statement on their face that the municipality or municipalities issuing the municipality authorizing the issuance of such bonds. The bonds shall contain participating municipalities set forth in the ordinance of each participating municipality shall be fixed by agreement of the governing bodies of the are issued, the amount of the bonds to be issued by each participating

and there is hereby, created and granted a lien upon such moneys, until so applied, in favor of the holders of the bonds or the trustees hereinafter of the cost of the project, or to the appurtenant sinking fund, and there shall be, in section six [§ 8-16-6] of this article, shall be applied solely to the payment municipalities of all amounts advanced for preliminary expenses, as provided this article, after reimbursements and repayments to said municipality or All moneys received from the sale of any bonds issued under the authority of

§ 8-16-16. Bonds secured by trust indenture between municipality or municipalities and corporate

<sup>est</sup>ablishment, acquisition, improvement, renovation, extension, enlargement, municipalities and the board in relation to the construction, reconstruction, law, including covenants setting forth the duties of the municipality or remedies of bondholders as may be reasonable and proper, not in violation of may contain such provisions for protecting and enforcing the rights and bonds, and fixing the details thereof, may provide that such trust indenture State. The ordinance or ordinances authorizing the issuance of the revenue banking institution having powers of a trust company within or without the municipalities and a corporate trustee, which may be a trust company or may be secured by a trust indenture by and between such municipality or In the discretion and at the option of the governing body or bodies such bonds bonds, as the governing bodies thereof may agree, and when separate bonds shall be issued by the participating municipalities either as separate or joint municipalities take joint action under the provisions of this article, the bonds payment of the principal and interest thereof, which may be at any banking institution or trust company within or without the State. When two or more denomination or denominations of such bonds, and the place or places of the shall set forth any registration or conversion privileges, and shall fix the ordinances shall determine the form of the bonds, either coupon or registered, the bonds may be made payable in any lawful medium. Such ordinance or

ity to establish a scheme requiring early re-Code is codified as § 46-1-101 et seq. Early redemption. — A city has no author-Editor's notes. - The Uniform Commercial

§ 11; 1969, c. 86; 1970, c. 7; 1980, c. 33; 1981, 1st Ex. Sess., c. 2.)

exchangeable for definitive bonds upon the issuance of the latter. (1935, c. 68, definitive bonds, interim certificates may, under like restrictions, be issued, exceeding ten percent of the original issue. Prior to the preparation of the said trust indenture, such preference or priority shall not extend to an amount ordinance or ordinances authorizing the issuance of the bonds first issued or in if any preference or priority of the bonds first issued is provided for in the entitled to payment without preference or priority of the bonds first issued; and hereinafter authorized, shall be deemed to be of same issue, and shall be rizing the issuance of the bonds first issued, or in the trust indenture deficit, and, unless otherwise provided in the ordinance or ordinances authoadditional bonds may in like manner be issued to provide the amount of such error of calculation or otherwise, shall be less than the cost of the project, into the sinking fund hereinafter provided for. If the proceeds of the bonds, by surplus of the bond proceeds over and above the cost of the project shall be paid percent per annum to the purchaser upon the amount paid therefor. Any standard tables of bond values will show a net return of more than thirteen ated at a price lower than a price which when computed to maturity upon

demption, thereby eliminating its option either to call bonds early or not to do so. City of Fairmont v. Investors Syndicate of Am., Inc., 172 W. Va. 431, 307 S.E.2d 467 (1983).

bodies may determine. (1935, c. 68, § 15; 1969, c. 86.) distribution thereof, with such safeguards and restrictions as such body or body or bodies may determine for the custody thereof, and for the method of bonds and the revenues of the works to such officer, board or depository, as such or in such trust indenture for the payment of the proceeds of the sale of the provided, the governing body or bodies may provide by ordinance or ordinances bondholders or such trustee, or both. Except as in this article otherwise ees or nominees. Such indenture may set forth the rights and remedies of the pertaining thereto be satisfactory to such purchasers, their successors, assigndepository of the proceeds of bonds or revenues of the works or other moneys may be given the right to require the security given by contractors and by any to the original bond purchasers, their successors, assignees or nominees, who the consulting engineers employed or designated by the board and satisfactory contracted for, carried out and paid for, under the supervision and approval of and application of all moneys, and may provide that the project shall be maintenance, operation and insurance thereof, and the custody, safeguarding increase and equipment of the project and the repair (including replacements),

# § 8-16-17. Sinking fund; sinking fund commission; transfer of funds; purchase of outstanding bonds.

exceeding the price, if any, at which the same shall in the same year be payable shall constitute a first charge upon all the net revenues of the works. Prior to such margin carried forward from the preceding year and the amounts set outstanding bonds payable therefrom, at the market prices thereof, but not use such sinking fund, or any part thereof, in the purchase of any of the the right to use or direct the trustee or the state sinking fund commission to amounts so required to be paid into the sinking fund. Such required payments aside as reserved out of the proceeds from the sale of the bonds, or from the sinking fund sufficient for the payment thereof at such time; and (d) a margin ordinance or ordinances adopted prior to the issuance of the bonds, for (a) the of repair (including replacements), maintenance and operation, such amount a sufficient amount of the net revenues of the works hereby defined to mean the the issuance of the bonds, the board may, by ordinance or ordinances, be given revenues of said works, or from both, shall equal ten percent of all other purchase as herein provided, which margin, together with unused surplus of for safety and for the payment of premium upon bonds retired by call or they fall due, or if all bonds mature at one time, the proper maintenance of a agency charges for paying bonds and interest; (c) the payment of the bonds as interest upon such bonds as such interest shall fall due; (b) the necessary fiscal to be paid by the board into the sinking fund at intervals, to be determined by revenues of the works remaining after the payment of the reasonable expenses interest, out of the net revenues of said works, and shall set aside and pledge institutions or trust companies for making payment of such bonds and bonds and the interest thereon, and the payment of the charges of banking ordinance or ordinances, provide for a sinking fund for the payment of the Before the issuance of any such bonds, the governing body or bodies shall, by

or redeemable, and all bonds redeemed or purchased shall forthwith be cancelled, and shall not again be issued. After the payments into the sinking sufficient for required and after reserving an amount deemed by the board an ensuing period of not less than twelve months and for depreciation for board may at any time in its discretion transfer all or any part of the balance renovation, extension, enlargement, increase or equipment for or to the works, twenty [§ 8-13-20], article thirteen of this chapter, transfer all or any part of the balance of the net revenues to the general or any special fund of the municipality or municipalities and use such revenues for any purpose for which such general or special fund may be expended.

All amounts for the sinking fund and interest, as and when set apart for the payment of same, shall be remitted to the state sinking fund commission at such periods as shall be designated in the ordinance or ordinances, but in any become due, to be retained and paid out by said commission consistent with the provisions of this article and the ordinance or ordinances pursuant to which authorized to act as fiscal agent for the administration of such sinking fund provisions of this article and shall invest all sinking funds as provided by seneral law. (1935, c. 68, § 16; 1969, c. 86; 1971, c. 99; 1973, c. 89.)

Applied in State ex rel. City of Charleston v. Hutchinson, 154 W. Va. 585, 176 S.E.2d 691 (1970).

PART VI. IMPOSITION OF RATES OR CHARGES

# § 8-16-18. Rates or charges for services rendered by works.

The governing body shall have plenary power and authority and it shall be its duty, by ordinance, to establish and maintain just and equitable rates or charges for the use and services rendered, or the improvement or protection of the same, receiving the services thereof, or owning the property improved or when two or more municipalities take joint action under the provisions of this municipality, with the concurrence of the other participating municipalities as to the amount of such rates or charges, and such rates or charges may be the same with respect to each municipality, or they may be different.

Rates or charges heretofore or hereafter established and maintained for the improvement or protection of property, provided or afforded by a municipal

assured that such works will be completed and placed in operation without completed, are nearing completion and such governing body is reasonably time provided in any such ordinance, any provision of this or any other law to the contrary notwithstanding, if, at such time, such works, though not yet fully flood control system or flood walls, to be paid by the person owning the property improved or protected thereby, shall be collectible and enforceable from the

required to be paid into the sinking fund. nance and operation of the works, and for the payment of the sums herein proper and reasonable expenses of repair (including replacements), mainte-All rates or charges shall be sufficient in each year for the payment of the

such works, which lien may be foreclosed against such lot, parcel of land or civil action in the name of the municipality or municipalities, and in the case after the same is due, the amount thereof may be recovered by the board in a originally established as hereinabove provided. The aggregate of the rates or such hearing the ordinance establishing rates or charges, either as originally schedule of such rates or charges, shall be given by publishing the same as a seven [§ 8-16-7] of this article, constitute a lien upon the premises served by of charges due for services rendered, such charges, if not paid when due, may ments. If any rate or charge so established shall not be paid within thirty days replacements), maintenance and operation, and for the sinking fund paycharges shall always be sufficient for the expenses of repair (including charges may be made in the same manner as such rates or charges were necessity of any hearing or notice. Any change or adjustment of rates or property thereafter served which fall within the same class, without the or property served shall be extended to cover any additional class of users or all parties in interest. The rates or charges so established for any class of users in the office of the governing body or bodies, and shall be open to inspection by be kept on file in the office of the board having charge of such works, and also to time. No other or further notice to parties in interest shall be required. After case may be. Said notice shall be published at least five days before the date such publication shall be such municipality or each such municipality, as the [§ 59-3-1 et seq.], chapter fifty-nine of this code, and the publication area for Class I-0 legal advertisement in compliance with the provisions of article three the same is finally adopted, notice of such hearing, setting forth the proposed opportunity to be heard concerning the proposed rates or charges. After property served, or to be served thereby, and others interested, shall have an after a public hearing at which all the users of the works and owners of the building so served, in accordance with the laws relating to the foreclosure of if the governing body so provide in the ordinance provided for under section proposed or introduced, or as modified and amended, shall be adopted and put fixed in such notice for the hearing, which hearing may be adjourned from time introduction of the proposed ordinance fixing such rates or charges and before the revenues of the works. No such rates or charges shall be established until liens on real property. Upon failure of any person receiving any such service to into effect. A copy of the schedule of such rates and charges so established shall Revenues collected pursuant to the provisions of this section shall be deemed

> pay for the same when due, the board may discontinue such service without notice. (1935, c. 68, § 17; 1949, c. 85; 1967, c. 105; 1969, c. 86.)

this section includes a special assessment against real estate. City of Moundsville v. Brown, 125 W. Va. 779, 25 S.E. 2d 900 (1943), modified, 127 W. Va. 602, 34 S.E. 2d 321 (1945). "Charges." - The word "charges" as used in

by an action or suit in the name of the munici-pality. And this is true even though such land is held by trustees. City of Moundsville v. Brown, 127 W. Va. 602, 34 S.E.2d 321 (1945). municipal public works project may be collected land abutting on a street paved or repaved as a made by a municipality against the owner of Collection of assessments. — Assessments

Repeal of ordinance. — An ordinance providing for the collection of just and reasonable

means by which such works can earn money, cannot, while the bonds are outstanding, be repealed. State ex rel. Klostermeyer v. City of Charleston, 130 W. Va. 490, 45 S.E.2d 7 (1947). of this article, the ordinance providing the only investment of such works under the provisions direct charge upon the net earnings and capital charges upon, and provide for the retirement of, from its net earnings, to meet the interest of operating and maintaining such works and, by a municipal public works in order to pay cost rates or charges for the use or services rendered the outstanding bonds which have been made a

350 S.E.2d 555 (1986). Cited in Perdue v. Ferguson, 177 W. Va.

### § 8-16-18a. Pledge of the hotel occupancy tax; contribution of revenues to building commission.

chapter, including payment of revenue bonds issued by such building commisdetermine and which are set forth in section three, article thirteen of this of this code for such lawful purposes which such building commission shall governing body pursuant to article thirty-three [§ 8-33-1 et seq.], chapter eight from said hotel occupancy tax to a building commission created by such all purposes of the provisions of this article. The governing body shall also have the power and authority to contribute all, or any part of, the revenues derived All such sums which are so pledged shall be deemed "revenues of the works" for purpose or purposes set forth in section three, article thirteen of this chapter. chapter and which are specifically dedicated by such governing body for any may impose pursuant to section three [§ 8-13-3], article thirteen of this revenues which are derived from the hotel occupancy tax which a municipality expend for the security and payment of such bonds all, or any part, of the body issuing such bonds shall have plenary power and authority to pledge and the security and payment of bonds as provided in this article, the governing In addition to the rates or charges authorized to be pledged and expended for

# § 8-16-19. Appeal to public service commission from rates

until set aside, altered or amended by the public service commission. (1935, c. the rates so fixed by the governing body shall remain in full force and effect, provisions of the immediately preceding section [§ 8-16-18] of this article, such party shall have the right to appeal to the public service commission at any <sup>lime</sup> within thirty days after the fixing of such rates by the governing body, but If any party in interest is dissatisfied with the rates fixed under the

"the immediately preceding section" was rendered obsolete by the addition of § 8-16-18a. The reference is presumably intended to be to Editor's notes. - The language referring to

Special assessments. — Even if this section

Ś

8-16-20. Accounting system; yearly audit; custodian of

26. Duling Bros. Co. v. City of Huntington, 120 W. Va. 85, 196 S.E. 552 (1938). such extension is expressly excluded by § 8-16did not concede) it cannot be extended, because applies to special assessments (which the court

PART VII. ACCOUNTING SYSTEM AND RECORDS

section seventeen (§ 18-16-17) of this article. (1935, c. 68, § 19; 1969, c. 86.) be maintained for the several items required to be set up by the provisions of other funds of the municipality or municipalities, and separate accounts shall the sale of revenue bonds issued therefor shall be kept separate and apart from approved by the governing body or bodies. All of the funds received as income duties as such custodian or custodians, which bond or bonds shall be fixed and shall give proper bond or bonds for the faithful discharge of his or its or their custodians of the funds derived from income received from said works, and or institution specifically charged with the duty, shall be the custodian or said municipality or municipalities, or person receiving service from said from said works under the provisions of this article and all funds received from The treasurer of such municipality or each such municipality, or other official anyone acting for in behalf of such taxpayer, resident, person or bondholder. works, or any holder of bonds issued under the provisions of this article, or shall be open for inspection at all proper times to any taxpayer or resident of showing the amount of revenues received and the application of the same, and sions of this article shall install and maintain a proper system of accounting, be properly audited by a competent auditor, and the report of such auditor the governing body or bodies shall, at least once a year, cause such accounts to Any municipality or municipalities issuing revenue bonds under the provi-

Applied in State ex rel. City of Charleston v. Hutchinson, 154 W. Va. 585, 176 S.E.2d 691

Stated in City of Fairmont v. Investors Syndicate of Am., Inc., 172 W. Va. 431, 307 S.E.2d 467 (1983).

PART VIII. RATES OR CHARGES FOR MUNICIPALITIES

### § 8-16-21. Municipality or municipalities to pay estabto it or them. lished rates or charges for services rendered

the works as herein defined, and may be applied as herein provided for the application of such revenue. (1935, c. 68, § 20; 1969, c. 86.) corporate funds, and the same shall be deemed to be a part of the revenues of pality or municipalities and shall pay such rates or charges, when due, from charges established in harmony therewith, for service rendered to the municisame rates or charges established as hereinbefore provided, or to rates or The municipality or municipalities issuing such bonds shall be subject to the

\$ 8-16-24

PART IX. LIENS AND PROTECTION OF BONDHOLDERS

# § 8-16-22. Statutory mortgage lien upon works created.

payment in full of the principal of and interest upon said bonds. (1935, c. 68, public works shall remain subject to such statutory mortgage lien until favor of the holder of the coupons attached to said bonds, and such municipal shall exist in favor of the holder of said bonds, and each of them, and to and in repaired (including replacements) under the provisions of this article, which acquired, improved, renovated, extended, enlarged, increased, equipped or lien upon such municipal public works constructed, reconstructed, established, There shall be and there is hereby created and granted a statutory mortgage

gage lien" on the hospital when completed and completion of a hospital building owned by the city, which bonds are made a "statutory mortordinance, authorizing the issuance of a series of revenue bonds under this article for the Ordinance held valid. — A provision in an

and interest thereon, is valid under the provisions of this section, Warden v. City of Grafton, on the equipment and future additions thereto, and which provision pledges all of the net profits therefrom for the payment of the bonds

### § 8-16-23. Acquisition of property on which lien exists. 125 W. Va. 658, 26 S.E.2d 1 (1943).

such lien or encumbrance in full. (1935, c. 68, § 23; 1969, c. 86.) acquired a sufficient sum of money be deposited in trust to pay and redeem any lien or other encumbrance exists, unless at the time such property is No property shall be acquired under the provisions of this article upon which

#### 8-16-24. Protection and enforcement of rights of bondship on lease agreement. holders, etc.; receivership; effect of receiver-

sufficient to provide for the payment of the expenses of repair (including except as so restricted, with power to charge and collect rates or charges of the municipality or municipalities, and the bondholders or trustee, or both, replacements), maintenance and operation, and also to pay any bonds and having jurisdiction shall appoint a receiver to administer the works on behalf interest upon any of the bonds, or of both principal and interest, any court rendered by the works. If there be default in the payment of the principal of or and collecting of reasonable and sufficient rates or charges for services pality or municipalities, or by the board or any officer, including the making or by any such ordinance or trust indenture to be performed by the municiand compel performance of all duties required by the provisions of this article hereunder or under any such ordinance or trust indenture, and may enforce (§ 8-16-22) of this article, protect and enforce any and all rights granted enforce the statutory mortgage lien created and granted in section twenty-two trust indenture, may by civil action, mandamus or other proper proceeding restricted by the ordinance authorizing the issuance of the bonds or by the the trustee, if any, except to the extent that the rights herein given may be Any holder of any such bonds, or any of the coupons attached thereto, and

thereupon shall pass to the municipality or municipalities. (1935, c. 68, § 24; bills receivable and assets of every kind then in the hands of the receiver upon the termination of such receivership, such works, equipment, property, connection with the operation of such works, shall pass to the receiver and property, equipment, bills receivable and assets of every kind, used in municipalities and the lessee ipso facto thereby shall be terminated and all municipalities, the lease agreement then existing between the municipality or a receiver is appointed for works operated by a lessee of a municipality or cases where works are operated by the municipality or municipalities. In case and the bondholders or trustee, or both, shall apply to cases where such works are operated by a lessee of the municipality or municipalities as well as to tion by the court of the works on behalf of the municipality or municipalities, power herein provided for the appointment of a receiver and the administrawith this article, and the said ordinance or trust indenture, or both, and the interest outstanding, and to apply the income or other revenue in conformity

ers, see Rule 66. Rules of Civil Procedure. - As to receiv-

of the city council in discharging such obliga-Mandamus. — Under the provisions of this section, mandamus is a proper remedy to be pursued by the holder of a municipal revenue tions being administrative and not legislative. imposed upon the city by this article, the duties bond to enforce the performance of the duties

State ex rel. Klostermeyer v. City of Charleston, 130 W. Va. 490, 45 S.E.2d 7 (1947).

imposed upon city issuing such bonds. State ex rel. Klostermeyer v. City of Charleston, 130 W. Va. 490, 45 S.E.2d 7 (1947). or principal of bonds issued under this article is not first required before mandamus lies under this section to compel performance of duties A default in the payment of interest charges

PART X. CONSTRUCTION; EXTRATERRITORIAL JURISDICTION

### 8-16-25. Article confers additional power and authority; extraterritorial jurisdiction.

pality or municipalities with the consent thereof. (1935, c. 68, § 25, 1949, c. 86 within such ten-mile zone and may overlap into the zone of another municirespective jurisdictions, except that one municipality shall have jurisdiction meridian line of the overlapping zone shall be the dividing line of their would overlap with the zone of another municipality, in which event the in effect. For all purposes of this article, municipalities shall have jurisdiction constitutional, statutory or charter provisions which may now or hereafter be derogation of any power and authority vested in any municipality under any for ten miles outside of the corporate limits thereof, except where such zone The power and authority herein granted shall be in addition to and not in

Construction. — This section clearly means that no part of this article shall operate to limit, restrict, modify or repeal any authority which a

1 (1943) municipality had from any other source. Warden v. City of Grafton, 125 W. Va. 658, 26 S.E.2d

# This article shall, without reference to any other statute or charter provi-

statutes of the State to the contrary notwithstanding. (1935, c. 68, § 26; 1969, required, except such as are prescribed in this article, any provisions of other relating to any such project, or to the issuance or sale of such bonds shall be under this article, and no publication of any ordinance, notice or proceeding proceeding in respect to any such project, or to the issuance or sale of bonds therefor, and for the financing thereof, and no petition or other or further article authorized, and shall be construed as an additional alternative method works herein provided for, and for the issuance and sale of the bonds by this equipment, repair (including replacements), maintenance and operation of the ment, acquisition, improvement, renovation, extension, enlargement, increase, gion, be deemed full authority for the construction, reconstruction, establish-

## § 8-16-27. Article liberally construed.

liberally construed to effectuate the purposes thereof. (1935, c. 68, § 27; 1969, This article being necessary for the public health, safety and welfare shall be

to the public health, safety and welfare of application to public improvements beneficial fare, intended it to have broad scope and wide sure to promote public health, safety and wellegislature, in enacting this chapter as a mea-Legislative intent. - It is evident that the

municipalities in all sections of the State. State ex rel. Holbert v. Robinson, 134 W. Va. 524, 59 S.E.2d 884 (1950). See also State ex rel. Bibb v. Chambers, 138 W. Va. 701, 77 S.E.2d 297

### § 8-16-28. Reference to "municipal authorities" or "mu-"governing body" for the purposes of this arnicipal authority" elsewhere in law to mean

that term is used in this article sixteen [§ 8-16-1 et seq.] only. (1969, c. 86.) of the provisions of former article four-a of this chapter, such reference shall henceforth be read, construed and understood to mean "governing body" as the term "municipal authorities" or "municipal authority" within the meaning resolution or order of a county court [county commission], reference is made to any charter, in any ordinance, resolution or order, or in any ordinance, chapter, wherever in this code, in any act, in general law, elsewhere in law, in In elaboration of the provisions of section eight [§ 8-1-8], article one of this

were inserted by the editor. See W. Va. Const., W. Va. Law Review. — Dobbs and Joslin, Editor's notes. \_ The bracketed words

> Bankruptcy Preference Concerns in Industrial Development Bond Financing, 84 W. Va. L. Rev.

#### MICHIE'S WEST VIRGINIA CODE ANNOTATED

#### **VOLUME 3**

1998 Replacement Volume

#### 1999 SUPPLEMENT

Including Acts passed during the 1999 Regular and First and Second Extraordinary Sessions

Prepared by the Editorial Staff of the Publisher

Place in pocket of corresponding bound volume



P.O. Box 7587, Charlottesville, VA 22906-7587 www.lexislawpublishing.com

Customer Service: 800/562-1197

(3) All firefighters engaged in interior structural firefighting use an SCBA.(d) Nothing in this section is meant to preclude:

(1) The assignment of one of the firefighters located outside the IDLH atmosphere to an additional role, such as incident commander in charge, emergency officer or safety officer, so long as this firefighter is able to perform assistance or rescue activities without jeopardizing the safety or health of any firefighter working in the IDLH atmosphere; and

(2) The performance of emergency rescue activities by firefighters before an entire team has assembled. (1999, c. 128.)

Effective dates. — Acts 1999, c. 128 provided that the act take effect ninety days from passage (March 11, 1999).

PART IV. CIVIL SERVICE FOR PAID FIRE DEPARTMENTS.

§ 8-15-11. Qualifications for appointment or promotion to positions in paid fire departments to be ascertained by examination; provisions exclusive as to appointments, etc.; rights of certain chiefs; "appointing officer" defined.

Cited in Horton v. South Charleston Fire Civil Serv. Comm'n, 497 S.E.2d 354 (W. Va. 1997).

# § 8-15-15. Powers, authority and duties of firemen's civil service commission.

Cited in Horton v. South Charleston Fire Civil Serv. Comm'n, 497 S.E.2d 354 (W. Va. 1997).

# § 8-15-16. Rules for all examinations; probationary appointments.

Quoted in Horton v. South Charleston Fire Civil Serv. Comm'n, 497 S.E.2d 354 (W. Va. 1997).

§ 8-15-18. Character and notice of competitive examinations; qualifications of applicants; press representatives; posting eligible list; medical examinations.

Quoted in Horton v. South Charleston Fire Civil Serv. Comm'n, 497 S.E.2d 354 (W. Va. 1997).

MUNICIPAL PUBLIC WORKS; BONDS

# § 8-15-19. Refusal to examine or certify; review thereof.

Writ of mandamus. — Determination of eligibility for appointment as a fireman is not subject to judicial review, thus, where applicant passed the physical examination, but the

psychological examination was unsatisfactory, request for writ of mandamus was properly denied. Horton v. South Charleston Fire Civil Serv. Comm'n, 497 S.E.2d 354 (W. Va. 1997).

# 8-15-22. Vacancies filled by promotions; eligibility for promotion.

increase in salary constitutes a promotion. (1933, c. 60; 1949, c. 88; 1969, c. 86; commission shall have the power to determine in each instance whether an completion of the registered apprenticeship and certification program as a 1986, c. 117; 1991, c. 111; 1998, c. 153.) the twelfth day of June, one thousand nine hundred eighty-seven. The requirement for promotion shall apply only to those firefighters employed since nine-a [§ 30-29A-1 et seq.], chapter thirty of this code: Provided, however, That the registered apprenticeship and certification program under article twentyin the department immediately prior to said examination and has completed have completed at least two years of continuous service in the next lower grade tion from the lower grade to the next higher grade until such individual shall service commission: Provided, That no individual shall be eligible for promoence and by competitive examinations to be provided by the firemen's civil next lower grade in the department. Promotions shall be based upon experipracticable, by promotions from among individuals holding positions in the Vacancies in positions in a paid fire department shall be filled, so far as

Effect of amendment of 1998. — The amendment, effective June 11, 1998, added and has completed the registered apprentice-ship and certification program under article twenty-nine-a, chapter thirty of this code: Provided, That completion of the registered ap-

prenticeship and certification program as a requirement for promotion shall apply only to those firefighters employed since the twelfth day of June, one thousand nine hundred eighty-seven."

#### ARTICLE 16.

## MUNICIPAL PUBLIC WORKS; REVENUE BOND FINANCING.

Part III. General Powers and Authority.

8-16-5. Powers of board.

PART III. GENERAL POWERS AND AUTHORITY

### § 8-16-5. Powers of board.

The board shall have plenary power and authority to take all steps and proceedings, and to make and enter into all contracts or agreements necessary, appropriate, useful, convenient or incidental to the performance of its duties and the execution of its powers and authority under this article: Provided, That

any contract or agreement relating to the financing, or the construction, reconstruction, establishment, acquisition, improvement, renovation, extension, enlargement, increase or equipment of any such works, and any trust indenture with respect thereto as hereafter provided for, shall be approved by the governing body or bodies.

authority of this article. (1935, c. 68, § 4; 1969, c. 86; 1998, c. 214.) requested so to do by proper authority, out of the funds provided under the board and placed in their original condition, as nearly as practicable, if carrying out its authority under this article shall be restored or repaired by the thereof. All public ways or public works damaged or destroyed by the board in the works, and do all things necessary or expedient for the successful operation expedient, if funds therefor be available, or are made available, as provided in this article, and shall establish rules for the use, maintenance and operation of (including replacements) of and to the works that the board may deem and complete any improvements, extensions, enlargements, increase or repair board shall maintain, operate, manage and control the same, and may order establishment, acquisition, renovation or equipment of any such works, the in the board to reject any and all bids. After the construction, reconstruction, and an award made to the lowest responsible bidder, with power and authority shall be made without advertising for bids, which bids shall be publicly opened or materials, or both, exceeding in amount the sum of ten thousand dollars article. No contract or agreement with any contractor or contractors for labor to which money shall have been, or may be provided under the authority of this herein given it so as to bind said board or any municipality beyond the extent article, and the board shall not exercise or carry out any power or authority article shall be paid solely from funds provided under the authority of this compensation and expenses incurred in carrying out the provisions of this compensation, all of whom shall do such work as the board may direct. All such may be necessary in the execution of its powers and duties, and may fix their managers, collectors, attorneys and such other employees as in its judgment The board may employ engineers, architects, inspectors, superintendents,

Effect of amendment of 1998. — The amendment, effective June 12, 1998, in the second paragraph, substituted "ten thousand

dollars" for "one thousand dollars" and deleted "and regulations" following "shall establish rules."

#### ARTICLE 18.

# ASSESSMENTS TO IMPROVE STREETS, SIDEWALKS AND SEWERS; SEWER CONNECTIONS AND BOARD OF HEALTH; ENFORCEMENT OF DUTY TO PAY FOR SERVICE.

Part XII. Connection to Sewers; Board of Health; Enforcement of Duty to Pay for Service.

Sec.

8-18-22. Connection to sewers; board of health; penalty.

The last sentence, inserted "when the lot or parcel first of land is within the municipality," inserted "or municipal court," and added the proviso at the the

# PART XII. CONNECTION TO SEWERS; BOARD OF HEALTH; ENFORCEMENT OF DUTY TO PAY FOR SERVICE. 8-18-22 Connection 4

# § 8-18-22. Connection to sewers; board of health; penalty.

parcel is situated. (1908, c. 8, § 3; Code 1923, c. 47, § 49c(3); 1969, c. 86; 1989, jurisdiction shall be vested in the circuit court of the county wherein the lot or municipal court thereof when the lot or parcel of land is within the municisentence for any violation of this section is hereby vested in the police or Provided, That if said lot or parcel is located outside of the municipality, then pality, or, where no police court or municipal court exists, in the mayor thereof: nor more than twenty-five dollars. Jurisdiction to hear, try, determine and section, and each such offense shall be punishable by a fine of not less than five notice, shall be a misdemeanor and a separate and new offense under this such sewer by such owner or owners, after thirty days from the receipt of such such building. Each day's failure to comply with such notice and connect with pality or by the board of health to the owner and to the lessee or occupant of building with such sewer. Notice so to connect shall be given by the municicompelled by the municipality or by the board of health to connect any such hereafter be erected, not connected with a public sewer, may be required and parcel of land any business or residence building is now located or may provisions of this article or any other provisions of law) upon which lot or hereafter be constructed and laid (whether constructed and laid under the public way or easement on which a municipal sewer is now located or may The owner or owners of any lot or parcel of land abutting on any street, alley,

Effect of amendment of 1999. The amendment, effective June 8, 1999, in the first sentence, deleted "in any municipality" following "public way or easement" and substituted municipal sewer "for "public sewer," and in the

State of Mest Airginia

#### Certificate

I, Ken Hechler, Secretary of State of the State of West Virginia, hereby certify that

THIS IS A TRUE COPY OF CHAPTER 18B, ARTICLE 1 OF THE WEST VIRGINIA CODE, AND CHAPTER 18B, ARTICLE 1 OF THE 1999 CUMULATIVE SUPPLEMENT TO THE WEST VIRGINIA CODE, AS INDICATED BY THE RECORDS OF THIS OFFICE.



Given under my hand and the Great Seal of the State of West Virginia on

January 21, 2000

Secretary of State

360

#### CHAPTER 18B.

## HIGHER EDUCATION.

- Article
- Governance.
   University of West Virginia Board of Trustees.
- 3. Board of Directors of the State College System.
- 3B. West Virginia Literacy Project. 3A. West Virginia Joint Commission for Vocational-Technical-Occupational Education.
- 3C. Governor's Council on Higher and Other Post-Secondary Educa-
- General Administration.
- 5. Higher Education Budgets and Expenditures.
- Personnel Generally. Advisory Councils of Faculty.
- 8. Higher Education Full-Time Faculty Salaries.
- 10. Fees and Other Money Collected at State Institutions of Higher 9. Classified Employee Salary Schedule and Classification System. Education.
- 11. Miscellaneous Institutes and Centers. Research and Development Agreements for State Institutions of

13. Higher Education — Industry Partnerships. Higher Education.

- 14. Miscellaneous,
- Severability.
- Health Care Education.
- Legislative Rules.
- Higher Education Industry Partnerships [Repealed.].

W. Va. Law Review. - Student Work, "The AALS Sexual Orientation Policy: The Argument Against Barring Military Recruiters from

(1992)Law School Campuses," 95 W. Va. L. Rev. 163

#### ARTICLE 1.

#### GOVERNANCE.

Sec. 18B-1-1. Legislative purpose; creation of gov-Goals for post-secondary education.

18B-1-1c. Strategically focusing resources to Implementation of findings, directives, goals and objectives.

maximize opportunity; institu-

Sec.

18B-1-1d. Increasing flexibility and capacity tion plans; resource allocation

18B-1-1e. Public education and higher educa-tion collaboration for the prepafor change.

Sec

18B-1-2. 18B-1-3. Transfer of powers, duties, property obligations, etc., of prior govern-ing boards to the board of trustand other post-secondary educa-

ees and board of directors.

Board of trustees and board of direc-Prior transfer of powers, etc., to board of regents; board of retion and the arts. tors under department of educagents abolished

Pilot program of delivering educaservices via distance

> Sec.
> 18B-1-7. Supervision by governing boards, 18B-1-8. delegation to president

18B-1-8a. Higher education accountability; in-Powers and duties of governing boards generally.

18B-1-8b. Marshall university graduate colstitutional and statewide report

18B-1-9. Powers and duties of institutional

18B-1-10. [Repealed.] presidents.

18B-1-11. Colleges and universities to provide appropriate services to meet needs of students with handi-

capping conditions,

# § 18B-1-1. Legislative purpose; creation of governing

"University of West Virginia Board of Trustees," and a board to govern the state college system, designated the "Board of Directors of The State College of a board to govern the University of West Virginia system, designated the a governance structure for the state institutions of higher education consisting The purpose of the Legislature in the enactment of this article is to establish

and as such may contract and be contracted with, plead and be impleaded, sue the board of directors of the state college system, which shall be corporations and be sued, and have and use common seals. (1989, c. 64.) boards to be known as the university of West Virginia board of trustees, and In furtherance of this purpose, there are hereby created two governing

Cited in Graf v. West Va. Univ., 189 W. Va. 214, 429 S.E.2d 496 (1992).

## 18B-1-1a. Goals for post-secondary education.

in its people through a strong and dynamic higher education system. considerable potential in the twenty-first century, West Virginia should invest is a vital force in the future of West Virginia. For the state to realize its (a) Findings and directives. — The Legislature finds that higher education

strategies for accomplishing the needed improvements. resolution and directs the affected educational agencies to implement unified report submitted by the higher education advocacy team pursuant to said one thousand nine hundred ninety-two. The Legislature, also, endorses the at meetings held throughout the state pursuant to Senate Concurrent Resolution No. 30 adopted at the regular session of the West Virginia Legislature, strated their support for this finding through their involvement and comments The Legislature further finds that the people of West Virginia have demon-

following goals and objectives are hereby adopted with respect to the invest-(b) Goals and objectives. - In the pursuance of the above findings, the

> fully to the growth, development and quality of life of the state and its citizens: ments which are necessary for higher education in West Virginia to contribute

standards should be conveyed to students prior to entering tenth grade; standards jointly agreed upon by higher education and the public schools as required under subsection (c), section five [§ 18B-1-5(c)] of this article. Those (1) Students should be better prepared in high school to meet college

economic development: relevant, beyond the high school level for our individual and collective (2) More students should obtain education that is both high quality and

available opportunities should be enhanced; state's citizens should be expanded and their motivation to take advantage of (A) The awareness of post-secondary educational opportunities among the

cation should be provided; (B) Assistance in overcoming the financial barriers to post-secondary edu-

student population; education to encourage and expand participation for the increasingly diverse (C) A student-friendly environment should be created within post-secondary

industry, labor and community needs; quality technical education and skill training, and is responsive to business, gain transferrable credits and associate or higher level degrees, provides secondary educational opportunities through their community and technical colleges, colleges and universities which is relevant, affordable, allows them to displaced workers or those currently employed should have access to post-(D) All West Virginians, whether traditional or nontraditional students,

aged, including skills assessment, needs analysis and business plan developrural entrepreneurialship through action learning (REAL) should be encour-(E) The development of entrepreneurial skills through such programs as the

dents to obtain college credit prior to high school graduation; (F) More opportunities should be available for advanced high school stu-

global economy in which the good jobs will require an advanced education and level of skill which far surpasses former requirements: (3) Students should be prepared to practice good citizenship to compete in a

be successful in their selected fields of study and career plans; enrolling in programs of post-secondary education are adequately prepared to (A) Academic preparation should be improved to ensure that students

mathematics, critical thinking, science and technology, research and human standards for skill levels in reading, oral and written communications, (B) College graduates should meet or exceed national and international

standards for performance in their fields through national accreditation of programs and through outcomes assessment of graduates; (C) College graduates should meet or exceed national and international

exercise of citizenship that higher education institutions provide; charitable organizations or in the many opportunities for the responsible tions such as community service, civic involvement and participation in development across the curriculum in core areas, including practical applica-(D) The faculties in higher education should include elements of citizenship

A Proposition of the Proposition

greatest opportunities for students and the greatest opportunity for job (4) Resources should be focused on programs and courses which offer the

nontraditional students for college-level skills upgrading and retraining; education to respond to the needs of the current work force and other (A) An entrepreneurial spirit and flexibility should be created within higher

employment opportunities and the emerging high technology industries; (B) A focus should be created on programs supportive of West Virginia

business, labor, government, community and economic development organiza-(C) Closer linkages should be established among higher education and

education more productive than similar institutions in other states: technology should be combined in a way that makes West Virginia higher (5) Resources should be used to their maximum potential and faculty and

shifted to programs which meet the current and future work force needs of the (A) Institutional missions should be clarified and resources should be

mined and unnecessary duplication should be eliminated; (B) Program duplication necessary for geographic access should be deter-

goals are met and use results of quantitative evaluation processes to improve institution of higher education to set goals, measure the extent to which those (C) Systematic ongoing mechanisms should be established for each state

should be established to ensure that state institutions of higher education are (D) Institutional productivity and administrative efficiency standards

lished at competitive levels to attract and keep quality personnel at state institutions of higher education: more productive and efficient than similar institutions in other states; and (6) The compensation of faculty, staff and administrators should be estab-

higher education should be competitive with relevant market levels; (B) Available revenues should be distributed in an equitable fashion which (A) Faculty and staff classification and compensation at state institutions of

enables each state institution of higher education to fulfill its mission and reward its employees appropriately, and

should make every effort to provide funds to assist the institutions in moving to that goal. (1993, c. 47; 1995, c. 99.) hundred percent of peer averages. As part of this long-term strategy the state (C) It is the goal for post-secondary education to move faculty salaries to one

# § 18B-1-1b. Implementation of findings, directives, goals

achieving said findings, directives, goals and objectives, in consultation with the secretary of education and the arts, the president of the state board of (§ 18B-1-1a) of this article, including benchmarks to ensure accountability in legislative findings, directives, goals and objectives set forth in section one-a The governing boards shall develop a plan for implementation of the

> and objectives and any institutions which are not in compliance with their any plans which do not, in the opinion of the secretary, set appropriato goals tives set forth in the plan. The secretary shall also report to the Legislature the governing boards and institutions in accomplishing the goals and objecshall annually report to the Legislature his or her opinion as to the progress of governing boards and the strategic plans submitted by the institutions and The secretary shall conduct an ongoing review of the plans submitted by the report card required pursuant to section eight-a [§ 18B-1-8a] of this article. achieving said goals and objectives shall be reported in the higher education one thousand nine hundred ninety-five, and thereafter. Progress toward oversight commission on education accountability by the first day of December, granted thereunder, shall be submitted to the governor and the legislative one-c [§ 18B-1-1c] of this article and any resource allocation exceptions plans required of the state institutions of higher education pursuant to section council. A written report of the plan required by this section, including the education and the president of the West Virginia economic development the president of the joint commission for vocational-technical-occupational education, the president of the West Virginia association of private colleges,

### § 18B-1-1c. Strategically focusing resources to maximize opportunity; institution plans; resource allocation exceptions.

at that institution, not including health sciences, to a level at least equal to technology shall state specifically how it will increase average faculty salaries college of West Virginia university and West Virginia university institute of university, excluding West Virginia university at Parkersburg, Potomac state in the southern regional education board region: Provided, That West Virginia salaries at the institution, not including health sciences, to a level at least equal to ninety-five percent of the average faculty salaries at peer institutions including, but not limited to, the following: (1) Increase average faculty sources and programs to achieve the goals for post-secondary education period, refocus its mission and leadership and restructure its existing re-The plans shall specifically state how the institution will, over a five-year university; and all branch campuses of these institutions of higher education. school of osteopathic medicine; West Virginia state college; West Virginia institute of technology; West Virginia university at Parkersburg; West Virginia state college; the West Virginia graduate college; West Virginia university Shepherd college; southern West Virginia community college; West Liberty northern community college; Potomac state college of West Virginia university; state college; Fairmont state college; Marshall university; West Virginia resources and programs: Bluefield state college; Concord college; Glenville of change to refocus its mission and leadership, and restructure its existing following state institutions of higher education shall prepare a strategic plan education as set forth in section one-a [§ 18B-1-1a] of this article, each of the (a) Purpose of strategic plans. — To achieve the goals for post-secondary

goals specified in their strategic plan for change. targets for faculty and classified staff as set forth in this section and any other of state institutions of higher education shall reflect movement to the salary ning the first day of July, one thousand nine hundred ninety-six, the budgets their recommendations included in the president's report to the board. Beginment association shall be consulted prior to the submission of the plan and redirected. The faculty senate, classified staff council and the student governachieving any other goals specified in the plan and how the funds are to be state the manner in which any pay increases will be funded, the sources of any and the critical assessment of programs to meet the goals. The plan shall also incentives and staff development for assuring quality teaching and learning other institutions; and (5) use admission and exit standards for students, or unnecessary programs; (4) may combine administrative functions among alone or in conjunction with another institution, and eliminate under-utilized nine of this chapter; (3) eliminate duplicative programs and services, acting funds used for pay increases, and the savings and costs associated with ees adopted by the respective governing boards pursuant to section four, article uniform employee classification system and salary policy for classified employsouthern regional education board region; (2) achieve full funding of the ninety percent of the average faculty salaries at peer institutions in the

(b) Submission of strategic plans.—The president or administrative head of each state institution of higher education shall submit the plan for the institution to its respective governing board on or before the first day of November, one thousand nine hundred ninety-five, and every year thereafter, through and including the fiscal year two thousand—two thousand one: Provided, That community and technical college education shall not be required to be segregated in the plan until the first day of November, one thousand nine hundred ninety-six.

(c) Approval of strategic plans by the governing boards. — The governing boards shall approve or disapprove the plans within sixty days of receipt of the plans and notify the institution president or administrative head of its decision. Approval or disapproval of the plan of each institution shall be decided by a vote of the appropriate governing board and shall be made part of its minute record: Provided, That if the plan submitted by the institution includes retirement and separation incentives pursuant to section one-d [§ 18B-1-1d] of this article, that portion of the plan shall be submitted by the governing board to the legislative joint standing committee on pensions and retirement, and the time required for review by the committee shall not be included in the sixty days.

(d) Approval of original strategic plans by the secretary of education and the arts. — Once the appropriate governing board approves the original plan, for the fiscal year beginning the first day of July, one thousand nine hundred ninety-six, it shall submit the plan to the secretary of education and the arts, as established in section two [§ 5F-1-2], article one, chapter five-f of this code, and hereby known as the "secretary" for purposes of this section, for approval or disapproval. The secretary shall approve or disapprove the plan and notify the appropriate governing board of the decision within thirty calendar days.

Upon such approval the institution shall receive its share of the funds from the "higher education efficiency fund", pursuant to subsection (j) of this section. If an original plan from any institution is disapproved by the secretary, the secretary shall notify the appropriate governing board and shall return the plan to the institution for revision and resubmission to the appropriate governing board. When an institution resubmits its original strategic plan to the appropriate governing board, the board shall vote to approve or disapprove the plan pursuant to subsection (c) of this section. Once the original plan has been approved by the appropriate governing board, the governing board shall resubmit the plan to the secretary for approval or disapproval. The secretary shall notify the appropriate governing board within twenty calendar days of his or her action. Upon such approval the institution shall receive its share of the funds from the "higher education efficiency fund", pursuant to subsection (j) of this section.

notify affected students, faculty and staff. program, the institution president or administrative head immediately shall the approval of a plan or plan update which includes the elimination of a approval or disapproval as provided in this section for the original plan. Upon thousand one, and the governing board shall follow the same procedures for the subsequent years through and including the fiscal year two thousand—two The updated plan shall be submitted on the first day of November in each of performance during the preceding year and make any necessary modifications. with an approved plan shall update the plan on an annual basis to reflect president or administrative head of every state institution of higher education date, the board is authorized to develop a plan for the institution. The board on or before the first day of February following the November submission within thirty calendar days and notify the institution president or adminissubsection (c) of this section, to approve or disapprove the resubmitted plan disapproved at any time and the governing board shall vote, in accordance with administrative head stating its reasons for disapproval. The institution trative head. If the plan has not been approved by the appropriate governing president or administrative head may modify and resubmit a plan which was the governing board shall return the plan to the institution president or (e) Disapproval of strategic plans by the governing boards. — If disapproved,

(f) Exceptions under the resource allocation model and policies. — Any state institution of higher education with an approved plan may apply to its governing board for an exception under the resource allocation model and policies to retain funding for student enrollments that decline due to planned program reductions or elimination under the strategic plan. The number of student enrollments subject to the exception shall be based on the average full-time equivalent enrollments over the five preceding years in the program. The allocation exception shall become effective in the next ensuing allocation cycle following approval by the governing board and notification of affected faculty, students and staff of the program reduction or elimination, and shall remain effective for the number of years normally required for students to complete the full program from beginning enrollment to graduation, subject to annual review by the governing board of the actual decline in program

VERNANCE

enrollments. Notwithstanding any other provision of this section, any program suspended or discontinued by action of the governing board on or after the first day of September, one thousand nine hundred ninety-four, and prior to the eleventh day of March, one thousand nine hundred ninety-five, which is being resource allocation model and policies pursuant to this section for the fiscal year one thousand nine hundred ninety-six.

apply to its governing board for an exception under the resource allocation model and policies to retain funding for student enrollments that decline due to the planned reductions for the purpose of enhancing the quality of a tion shall be based on the average full-time equivalent enrollments over the result of this exception shall be used to enhance the quality of that particular program. The allocation shall be used to enhance the quality of that particular allocation exception shall be come effective in the next ensuing affected faculty, students and staff of the program reduction and shall remain in effect subject to biennial review by the governing board of the actual decline in program enrollments and enhancements in quality of the program.

(h) The application for an exception under this subsection shall be submitted to the appropriate governing board by the institution president or administrative head and state how the funds will be redirected to achieve the purposes of the institution's approved plan including, but not limited to, salary the quality of existing programs, and make additional investments in technolapplication within sixty days of receipt and if disapprove or disapprove the application to the institution president or administrative head stating the modify and resubmit an application which was disapproved at any time and within sixty days and notify the institution president or administrative head may the governing board shall approve or disapprove the resubmitted application as provided in this subsection for the original plan.

(i) An exception to the resource allocation model and policies granted under this section and any differential approved for an institution by its governing board to reflect the high costs of a program within the institution's mission shall be removed from the institutions base budget and, to the extent included therein, from the indicated level of state support for the purposes of subsection do, section two [§ 18B-5-2(d)], article five of this chapter, and any governing board rule to the contrary is hereby specifically modified.

(j) Higher education efficiency fund. — It is the expressed intent of the Legislature, subject to the availability of funds and appropriations therefor, to increase state appropriated funds for state institutions of higher education in each of the five fiscal years, one thousand nine hundred ninety-seven, through and including, fiscal year two thousand—two thousand one, at a rate of at least three and twenty-five one-hundredths percent per year to assist the institu-

by the institutions as determined by the Legislature to refocus and restructure their missions, leadership, resources and programs to meet the plans in accordance with this section. In any fiscal year in which the state appropriated funds are less than the expressed intent, the governing boards may adjust the Provided, That the target shall not be adjusted for those institutions which section, or failure to comply with their approved, pursuant to this with legislative appropriations under this subsection for the fiscal year one priate the funds, if any, to a separate account known as the "higher education fund shall be allocated in the following manner:

(1) For the fiscal year one thousand nine hundred ninety-six—nincty-seven, appropriations to the fund shall be allocated only to institutions with approved plans, pursuant to this section; and

(2) For the fiscal year one thousand nine hundred ninety-seven—nincty-eight, and every year through and including the fiscal year two thousand—two thousand one, appropriations to the fund shall be allocated only to institutions with approved plans, pursuant to this section, which are in compliance with their strategic plan for change as approved by the appropriate governing board. The allocations shall be made in accordance with the resource allocation model and policies in the following manner:

(i) Any institution with a plan approach.

(i) Any institution with a plan approved by the appropriate governing board by the first day of July of each fiscal year is entitled to its full annual share of the moneys appropriated to the higher education efficiency fund;

(ii) Any institution which fails to secure approval by the appropriate governing board by the first day of July, but secures the approval before the first day of October, is entitled to the remaining three quarters of its annual share of the moneys appropriated to the higher education efficiency fund; (iii) Any institution which fails

(iii) Any institution which fails to secure approval by the appropriate governing board by the first day of July, but secures approval before the first day of January, is entitled to the remaining one half of its annual share of the moneys appropriated to the higher education efficiency fund; and

(iv) Any institution which fails to secure approval by the appropriate governing board by the first day of July, but secures approval before the first day of April, is entitled to the remaining one quarter of its annual share of the moneys appropriated to the higher education efficiency fund.

The quarterly share of the higher education efficiency fund of an institution which is not so allocated, by the beginning of each quarter, shall be allocated immediately to the higher education grant program, pursuant to article five [§ 18C-5-1 et seq.], chapter eighteen-c of this code, or if such program is fully funded, for expenditure among all institutions for scholarships and student grant programs. (1995, c. 99; 1996, c. 119.)

\$ 188-1-1e

GUVERNANCE

NIOTITIO OF STREET

Effect of amendment of 1996. — The amendment, effective March 9, 1996, rewrote the section.

# § 18B-1-1d. Increasing flexibility and capacity for change.

plan. The policies may include the following provisions: approved before such policies are adopted as part of the institution's strategic board to the legislative joint committee on pensions and retirement and voluntary separation from employment must be submitted by the governing That such incentives for voluntary, early or phased retirement of employees, or ant to the findings, directives, goals and objectives of this article: Provided, ment, when necessary to implement programmatic changes effectively pursuearly or phased retirement of employees, or voluntary separation from employ-[§ 18B-1-1c] of this article, policies that offer various incentives for voluntary, education may include in their strategic plans, pursuant to section one-c provisions of this code to the contrary, each state institution of higher (a) Retirement and separation incentives. — Notwithstanding any other

(1) Payment of a lump sum to an employee to resign or retire;

employee's hours of employment during the predetermined period of time; time prior to the employee's resignation or retirement and a reduction in the (2) Continuation of full salary to an employee for a predetermined period of

sixteen [§ 5-16-1 et seq.], chapter five of this code for a predetermined period; (3) Continuation of insurance coverage pursuant to the provisions of article

plan during a phased retirement period; and (4) Continuation of full employer contributions to an employee's retirement

service with the institution. prior to the statutorily designated retirement date without terminating their plan may begin collecting an annuity from the employee's retirement plan (5) That an employee retiring pursuant to an early or phased retirement

goals and objectives set forth in this article. ance of programmatic changes undertaken pursuant to the findings, directives, No incentive provided for in this section shall be granted except in further-

become a part of the institution's approved strategic plan or be implemented No incentive proposed by an institution pursuant to this section shall

entirely by the institutions. state or the public employees insurance agency unless those costs are paid incentive shall be granted that imposes costs on the retirement systems of the dance with this section shall be borne entirely by the institutions and no without approval of the legislative joint committee on pensions and retirement. Any costs associated with any incentive adopted or implemented in accor-

Any employee granted incentives shall be ineligible for reemployment by the or entitlement of any such incentive to any individual or group of individuals. aims of this section and nothing herein shall be interpreted as granting a right individual employees determined by the institutions to be in furtherance of the interest in restricting the availability and application of these incentives to The Legislature further finds and declares that there is a compelling state

institutions during or after the negotiated period of their incentive concludes

including contract employment in excess of five thousand dollars per fiscal

on pensions and retirement pursuant to this section. incentives contained in any policy approved by the legislative joint committee The West Virginia network for educational telecomputing may utilize the

body to whom the institutions shall be reporting during the period of waiver which the rules and policies of the institutions participating in the pilot and rules which the institution may request to have waived; (7) the process by authority to approve the application of not more than two institutions; (5) the flexibility initiative may modify its rules and policies; and (8) the person or time period for which the waiver will be granted; (6) the specific board policies review the application; (4) the person or body who shall have the final during the period of waiver; (3) the process by which the board of directors will (iii) proposed rules and policies under which the institution would operate institution seeks to have waived for all or a portion of the waiver period; and the application is approved; (ii) the specific board policies and rules which the pilot flexibility initiative which shall set forth at a minimum. (i) A statement of the specific goals and objectives that the institution proposes to accomplish if rules; (2) a detailed application for institutions seeking to participate in the system may apply to the board of directors for a waiver of board policies and system whereby the state institutions of higher education in the state college nine hundred ninety-five. The plan shall include at least the following: (1) A education accountability on or before the first day of October, one thousand a plan for a pilot flexibility initiative to the legislative oversight commission on (b) Pilot flexibility initiative. — The board of directors is directed to submit

Effect of amendment of 1996. — The amendment, effective March 9, 1996, added the session of one thousand nine hundred ninety-six. (1995, c. 99; 1996, c. 119.) last paragraph of (a)

after such review to establish a pilot flexibility initiative in the legislative

(c) It is the intent of this Legislature to review the pilot flexibility plan and

### § 18B-1-1e. Public education and higher education colcollege and other post-secondary education. laboration for the preparation of students for

(a) Purpose. — The purpose of this section is as follows:

such formal education after high school; and other post-secondary education if their education major interests require (1) To assist students in the planning and preparation for success in college

post-secondary education at state institutions of higher education; petency a student must possess to be prepared fully for college and other (2) To establish the minimum expected level of knowledge, skill and com-

knowledge, skill and competency to students, parents, educators and counsel-(3) To implement a method for communicating the minimum level of

ors in the public schools, and admissions officers, advisors and faculty in the higher education institutions; and

(4) To assure that the teacher preparation programs in state institutions of higher education prepare educators to, at a minimum, deliver instruction necessary to prepare students fully for college and other post-secondary education or gainful employment consistent with the provisions of section eight [§ 18-2E-8], article two-e, chapter eighteen of this code.

(b) Joint rule. — On or before the first day of October, one thousand nine hundred ninety-six, the higher education governing boards shall promulgate a joint rule to achieve the purposes of subsection (a) of this section. In the development of such rule, the governing boards shall consult with the state board and the jobs through education employer panel, established pursuant to section eight, article two-e, chapter eighteen of this code, and shall collaborate with the state board in the establishment of compatible practices within their separate systems.

knowledge, skill and competency of the students were below the minimum expected level. The state board shall provide information to each of the high schools of the state for graduates from the high school. (1996, c. 112.) boards. The governing boards also shall report the areas in which the minimum expected levels for full preparation as defined by the governing education, and whose knowledge, skill and competency were below the electronic portfolio indicated readiness for college or other post-secondary the state institutions of higher education within one year of graduation, whose schools who were accepted in the last calendar year for enrollment at each of permits, the number of graduates from the public schools in the state by high or as soon thereafter as the establishment of an electronic portfolio system in each year, beginning in December, one thousand nine hundred ninety-seven, oversight commission on education accountability by the first day of December governing boards shall communicate to the state board and the legislative success in college or other post-secondary education, the higher education and program improvement in the preparation of high school students for (c) Assessment of student readiness. — To provide continuous assessment

### § 18B-1-2. Definitions.

The following words when used in this chapter and chapter eighteen-c [§ 18C-1-1 ct seq.] of this code shall have the meaning hereinafter ascribed to them unless the context clearly indicates a different meaning:

(a) "Governing board" or "board" means the university of West Virginia board of trustees or the board of directors of the state college system, whichever is applicable within the context of the institution or institutions referred to in this chapter or in other provisions of law;

(b) "Governing boards" or "boards" means both the board of trustees and the board of directors;

(c) "Freestanding community colleges" means southern West Virginia community and technical college and West Virginia northern community and technical college, which shall not be operated as branches or off-campus locations of any other state institution of higher education;

(d) "Community college" or "community colleges" means community and technical college or colleges as those terms are defined in this section;

(e) "Community and technical college", in the singular or plural, means the freestanding community and technical colleges, community and technical education programs of regional campuses of West Virginia university and divisions of state institutions of higher education which have a defined community and technical college district and offer community and technical college education in accordance with the provisions of section three-a [§ 18B-3-3a], article three of this chapter;

(f) "Community and technical college education" means the programs, faculty, administration and funding associated with the mission of community and technical colleges as provided in section three-a, article three of this chapter, and also shall include post-secondary vocational education programs in the state as those terms are defined in this section. Community and technical college education shall be delivered through a system which includes eleven community and technical college districts assigned to state institutions of higher education under the jurisdiction of the board of directors and the board of trustees, respectively;

(g) "Directors" or "board of directors" means the board of directors of the state college system created pursuant to article three [§ 18B-3-1 et seq.] of this chapter or the members thereof;

(h) "Higher educational institution" means any institution as defined by Sections 401(f), (g) and (h) of the federal Higher Education Facilities Act of 1963, as amended;

(i) "Post-secondary vocational education programs" means any college-level course or program beyond the high school level provided through an institution of higher education which results in or may result in the awarding of a two-year associate degree, under the jurisdiction of the board of directors;

(j) "Rule" or "rules" means a regulation, standard, policy or interpretation of general application and future effect;

(k) "Senior administrator" means the person hired by the governing boards in accordance with section one [§ 18B-4-1], article four of this chapter, with powers and duties as may be provided for in section two [§ 18B-4-2] of said article;

(1) "State college" means Bluefield state college, Concord college, Fairmont state college, Glenville state college, Shepherd college, West Liberty state college or West Virginia state college;

(m) "State college system" means the state colleges and community and technical colleges, and also shall include post-secondary vocational education programs in the state as those terms are defined in this section;

(n) "State college system community and technical colleges" means the freestanding community and technical colleges and community and technical colleges operated on the campuses of state colleges under the jurisdiction of the board of directors of the state college system and all of their associated branches, centers and off-campus locations;

(o) "State institution of higher education" means any university, college or community and technical college in the state university system or the state college system as those terms are defined in this section;

GOVERNANCE

chapter or the members thereof; board of trustees created pursuant to article two [§ 18B-2-1 et seq.] of this (p) "Trustees" and "board of trustees" means the university of West Virginia

versity graduate college; and the West Virginia school of osteopathic medicine; the Marshall university community and technical college, the Marshall uni-Marshall university, including the Marshall university school of medicine, and institute of technology and the West Virginia university school of medicine; Potomac state college of West Virginia university, West Virginia university Virginia university, including West Virginia university at Parkersburg, means the multi-campus, integrated university of the state, consisting of West (q) "University", "university of West Virginia" and "state university system

of trustees and all their associated branches, centers and off-campus locations; technical college under the jurisdiction of the university of West Virginia board university and West Virginia university institute of technology community and tion programs at West Virginia university at Parkersburg, community and university community and technical college, community and technical educatechnical education programs at Potomac state college of West Virginia (r) "University system community and technical colleges" means Marshall

strategic plans required by section one-c [§ 18B-1-1c] of this article; and shall be known as "boards of visitors" and shall provide guidance to the campuses. The advisory boards previously appointed for each regional campus serve as the advisory board for West Virginia university and its regional president of West Virginia university, and shall report to the president of West regional campus presidents. Each regional campus shall adopt separate lished pursuant to section one [§ 18B-6-1], article six of this chapter shall Virginia university. The board of advisors for West Virginia university estab-Virginia university or his or her designee in the method specified by West known as "campus president", shall serve at the will and pleasure of the institute of technology. The chief executive officer of a regional campus shall be Potomac state college of West Virginia university, and West Virginia university (s) "Regional campus" means West Virginia university at Parkersburg,

the Marshall university graduate college. (1989, c. 64; 1992, c. 61; 1993, c. 47; college shall be known as the "board of visitors" and shall provide guidance to 1995, c. 99; 1996, c. 119; 1997, c. 85.) (t) The advisory board previously appointed for the West Virginia graduate

amendment, effective March 9, 1996, substi-tuted "of regional campuses" for "at branch campuses" in (e); in (l), deleted "West Virginia institute of technology" following "West Liberty state college"; in (q), inserted "West Virginia of technology community and technical college" university institute of technology"; in (r), in-Effect of amendment of 1996. and West Virginia university institute - The

preceding "under the jurisdiction"; and added

and made stylistic changes. amendment, effective July 1, 1997, added (t); Effect of amendment of 1997. - The

§ 1132a et seq. Editor's notes. — The Higher Education Facilities Act of 1963, referred to in (h), has superseded generally by 20 U.S.C.

### § 18B-1-3. Transfer of powers, duties, property, obligaboard of trustees and board of directors. tions, etc., of prior governing boards to the

duties and authorities may apply to each governing board and to institutions shall be exercised and performed by the governing boards as such powers, are hereby transferred to the governing boards created in this chapter and under its jurisdiction. pursuant to former provisions of chapter eighteen [§ 18-1-1 et seq.] of this code (a) All powers, duties and authorities transferred to the board of regents

transferred to and vested in the West Virginia board of regents. property acquired in the name of the state commission on higher education and transferred to and vested in the West Virginia board of regents; and (3) all of education and used by or for the state colleges and universities and acquired in the name of the state board of control or the West Virginia board transferred to and vested in the West Virginia board of regents; (2) all property property vested in the board of governors of West Virginia University and Property transferred to or vested in the board of regents shall include (1) all property which is appropriately under the jurisdiction of that governing board. are hereby transferred to such governing board as those titles may apply to regents formerly existing under the provisions of chapter eighteen of this code (b) Title to all property previously transferred to or vested in the board of

Virginia board of regents. education transferred to and deemed the agreement and obligation of the West each valid agreement and obligation of the state commission on higher the agreement and obligation of the West Virginia board of regents; and (3) with respect to the state colleges and universities transferred to and deemed regents; (2) each valid agreement and obligation of the state board of education and deemed the agreement and obligation of the West Virginia board of obligation of the board of governors of West Virginia University transferred to agreements and obligations may apply to each governing board and to institutions under its jurisdiction. Valid agreements and obligations transferred to the board of regents shall include (1) each valid agreement and eighteen of this code is hereby transferred to the governing boards as those in the board of regents formerly existing under the provisions of chapter (c) Each valid agreement and obligation previously transferred to or vested

prior to the first day of July, one thousand nine hundred sixty-nine, unless and the board of governors of West Virginia University and in effect immediately orders, resolutions and rules shall include (1) those adopted or promulgated by board in the manner and to the extent authorized and permitted by law. Such until rescinded, revised, altered or amended by the appropriate governing deemed the orders, resolutions and rules of the respecting governing boards nine hundred eighty-nine, are hereby transferred to the governing boards as institutions under its jurisdiction and shall continue in effect and shall be those orders, resolutions and rules may apply to each governing board and to regents and in effect immediately prior to the first day of July, one thousand (d) All orders, resolutions and rules adopted or promulgated by the board of

and to the extent authorized and permitted by law. rescinded, revised, altered or amended by the board of regents in the manner the first day of July, one thousand nine hundred sixty-nine, unless and until by the state commission on higher education and in effect immediately prior to extent authorized and permitted by law; and (3) those adopted or promulgated revised, altered or amended by the board of regents in the manner and to the July, one thousand nine hundred sixty-nine, unless and until rescinded, Virginia board of education and in effect immediately prior to the first day of manner and to the extent authorized and permitted by law; (2) those respecting state colleges and universities adopted or promulgated by the West until rescinded, revised, altered or amended by the board of regents in the

MOTTECORE UNHORSE

arts, who shall make a determination regarding such matter within thirty shall be summarized in writing and sent to the secretary of education and the regarding the applicability to one or both of the governing boards, the matter matter about which there is some uncertainty, misunderstanding or question (e) As to any title, agreement, obligation, order, resolution, rule or any other

days of receipt thereof.

made by the secretary of education and the arts. (1989, c. 64.) needs to be made regarding applicability of any provision of law shall first be dures, purchasing, student loans and savings plans. Any determination which and code provisions relating to retirement, health insurance, grievance procearticle twenty-six [§ 18-26-1 et seq., repealed], chapter eighteen of this code applicable to higher education and may be so interpreted. Such references include, but are not limited to, references to sections and prior enactments of section shall remain in full force and effect to such extent as may still be were repealed, rendered inoperative, or superseded by the provisions of this (f) Rules or provisions of law which refer to other provisions of law which

ferred powers, duties, property, obligations, etc., of the board of governors to the board of regents. Section 18-26-11 was repealed by Acts 1989, c. 69. For current meaning of the "board Editor's notes. - Section 18-26-11 trans-

of regents," see § 2.2-10.

Stated in 4-H Rd. Community Ass'n v. West
Va. Univ. Found., Inc., 182 W. Va. 434, 388
S.E.2d 308 (1989).

### 18B-1-4. Prior transfer of powers, etc., to board of regents; board of regents abolished.

eighty-nine. Until such date, all of the policies and affairs of West Virginia sixty-nine, shall be the powers, duties and authorities of the West Virginia seq.] of chapter eighteen of the code or by any other provisions of law, may have duties and authorities. board of regents until the first day of July, one thousand nine hundred had immediately prior to the first day of July, one thousand nine hundred West Virginia University, previously established by article eleven [§ 18-11-1 et West Virginia board of regents, who shall exercise and perform all such powers, University shall be determined, controlled, supervised and managed by the (a) All the powers, duties and authorities which the board of governors of

tion may have had with respect to state colleges and universities immediately All powers, duties and authorities which the West Virginia board of educa-

> code, to enter into agreements with county boards of education for the use of as authorized by section six [§ 18-2-6], article two, chapter eighteen of this and the West Virginia board of education shall have sole authority to continue, under the general direction and control of the West Virginia board of education, preparation programs at the state colleges and universities shall continue to be ties: Provided, That the standards for education of teachers and teacher regents, who shall exercise and perform all such powers, duties and authoridetermined, controlled, supervised and managed by the West Virginia board of of the policies and affairs of the state colleges and universities shall be first day of July, one thousand nine hundred eighty-nine. Until such date, all powers, duties and authorities of the West Virginia board of regents until the prior to the first day of July, one thousand nine hundred sixty-nine, shall be the

the public schools to give prospective teachers teaching experience. All powers, duties and authorities vested in the state commission on higher

state commission on higher education shall be exercised and performed by the eighty-nine. Until such date, all of the powers, duties, and authorities of the West Virginia board of regents. Virginia board of regents until the first day of July, one thousand nine hundred other provisions of law shall be the powers, duties and authorities of the West education by previous provisions of chapter eighteen of this code or by any

thousand nine hundred eighty-nine. (1989, c. 64.) (b) The board of regents shall be abolished on the first day of July, one

regents. Section 18-26-11 was repealed by Acts ferred powers, duties, property, obligations, etc., of the board of governors to the board of 1989, c. 69. For current meaning of the "board Editor's notes. - Section 18-26-11 trans-

of regents," see § 2.2.10.
Stated in 4-H Rd. Community Ass'n v. West
Va. Univ. Found., Inc., 182 W. Va. 434, 388
S.E.2d 308 (1989).

### § 18B-1-5. Board of trustees and board of directors under department of education and the arts.

two, chapter five-f [§ 5F-2-1] of this code. department of education and the arts, all pursuant to the provisions of article The budget submitted by each board pursuant to the provisions of section eight of the secretary of education and the arts. Rules adopted by the governing jurisdiction of the department of education and the arts created in article one, [§ 18B-1-8] of this article shall be subject to approval of the secretary of the boards shall be subject to approval by the secretary of education and the arts. chapter five-f [ $\S$  5F-1-1 et seq.] of this code, and are subject to the supervision and three [§§ 18B-2-1 et seq. and 18B-3-1 et seq.] of this chapter, are under the (a) The board of trustees and the board of directors, created in articles two

state board of education, to assure appropriate mission and program coordination and cooperation among: (1) The state university system; (2) the state college system, exclusive of the community colleges; (3) the community between the governing boards, and between the governing boards and the college system and shall provide for and facilitate sufficient interaction tion of policies and purposes of the state university system and the state (b) The secretary of education and the arts is responsible for the coordina-

colleges, including free-standing community colleges, and community college components; and (4) the vocational-technical centers in the state, recognizing the inherent differences in the missions and capabilities of these four categories of institutions. The governing boards and the state board of education shall provide any and all information requested by the secretary of education and the arts and legislators in a timely manner.

(c) The secretary of education and the arts, the chancellors of the board of trustees and the board of directors and the state superintendent of schools shall develop standards and suggest implementation methods for a standard-test offered by the American college testing program. The test, hereinafter referred as the post-secondary academic success score or PASS, is to be secretary of education and the arts, the chancellors of the eighth grade. The the board of directors, and the state superintendent of schools shall submit a oversight commission on education accountability by the first day of December, one thousand nine hundred ninety-three. (1989, c. 64; 1993, c. 47.)

# § 18B-1-5a. Pilot program of delivering educational services via distance learning.

(a) The intent of the Legislature in enacting this section is to create the framework for establishing an educational delivery system to address findings that:

(1) The strength of the economy of the state of West Virginia is directly affected by the percentage of the available work force possessing college degrees and/or an advanced vocational-technical education from which an employer may draw;

(2) Real and perceived barriers within West Virginia and its systems of higher education, such as the cost of a college education, the availability of appropriate course work at locations and times convenient for students with families and/or jobs, and inadequate preparation for college-level work, have created road blocks for West Virginians in achieving their educational goals and, in turn, have limited the economic opportunities available to them and the state of West Virginia; and

(3) Because of the state's history of a low college-going rate and a low percentage of state residents who hold college degrees, meeting the current and future work force needs of West Virginia will require attention to the needs of working-age adults for upgrading their skills, continuing their educations, preparing for new careers and other lifelong learning pursuits, in addition to attending to the educational needs of traditional college age students.

(b) Such a delivery system should employ the best available technology and qualified instructors to provide courses of instruction to students at remote locations by means of electronic transmission and computer assisted instruction. The delivery system should make maximum use of the currently existing resources, facilities, equipment and personnel in the state's systems of public

and higher education and other educational and administrative agencies and should be low-tuition, commuter-oriented, open door admissions, serving adults of all ages. The courses of instruction offered through such a system major findings listed in subsection (a) of this section and should meet the several goals of helping students to prepare for college level work, to increase circumstances, to obtain higher education core curriculum course work that is earned and to minimize the amount of additional course work they will be educational goals. The delivery system should also include adequate student and immediate interaction with peers and instructors.

(c) The secretary of advanting peers and instructors.

support services and other relevant policy issues. (1993, c. 47.) secretary shall also recommend specific structures for program support and administration, instructional development and objectives, technology, student secretary recommends that the delivery system should become permanent, the system and shall recommend whether it should become permanent. If the in this section are being addressed through such an educational delivery report to the governor and the Legislature as to whether the findings set forth on behalf of the governor or the Legislature to improve the success of the modifications in program scope and mission and any action which is necessary should be continued or discontinued, and, if continued, any recommended program. At the end of the pilot program, the secretary shall make a final the governor and the Legislature on the progress of the program, whether it the program shall be paid for expenditures in the operation of the pilot program. During each year of the pilot program, the secretary shall report to contributions and other moneys received by the secretary for the purposes of education and the arts into which appropriations, course fees, charitable state treasury a special revolving fund within the account of the secretary of issues relevant to program administration. There is hereby established in the state willing to enroll the student participants, the collection of tuition and delivery, the types of courses to be offered, the course instructors and site offering the educational programs, the various technologies for program fees, a method for accounting for the funds collected and expended and other coordinators and their training, the fees to be charged, the institutions in the or other body to offer courses or programs of various levels and types to meet the objectives of this section. The contracts shall specify the pilot sites for committee, the secretary shall contract with the appropriate governing board higher education, the West Virginia distance learning coordinating council, the appoint an advisory committee comprised of persons from public education, Legislature and the business community. In consultation with the advisory in this section. To assist in the development of this program, the secretary shall for the delivery of educational programs consistent with the goals established three-year pilot program consisting of no more than eight sites within the state (c) The secretary of education and the arts is responsible for establishing a

GOVERNANCE

### § 18B-1-6. Rule making.

three-a, chapter twenty-nine-a of this code. oversight commission on education accountability created in said article amend or repeal under the authority of this article with the legislative governing board shall file a copy of any rule it proposes to promulgate, adopt, nient to ensure the full implementation of their powers and duties. Each chapter twenty-nine-a of this code, as they may deem necessary and convearts, in accordance with the provisions of article three-a [§ 29A-3A-1 et seq.], or repeal rules, subject to the approval of the secretary of education and the of the state college system are hereby empowered to promulgate, adopt, amend The university of West Virginia board of trustees and the board of directors

or adopted by a state institution of higher education. (1989, c. 64.) Nothing in this section shall be construed to apply to any rule promulgated

## § 18B-1-7. Supervision by governing boards; delegation to

authorities respecting those institutions as were previously exercised and performed by the West Virginia board of regents. jurisdiction and shall exercise and perform all such powers, duties and policies and affairs of the state institutions of higher education under their the governing boards shall determine, control, supervise and manage all of the On and after the first day of July, one thousand nine hundred eighty-nine,

Virginia Legislature before either governing board takes action that would result in the creation or closing of a state institution of higher education. of trustees and the board of directors shall seek the approval of the West of all state institutions of higher education under their jurisdiction. The board and management of the financial, business and educational policies and affairs The governing boards have the general determination, control, supervision

among such institutions in accordance with the resource allocation model and policies required by section two [§ 18B-5-2], article five of this chapter. bly allocating available state appropriated funds between the boards and responsibilities; submitting budget requests for such institutions; and equitainstitutions of higher education under their jurisdiction specific functions and tions respecting higher education in West Virginia; allocating among the state include, but shall not be limited to, the making of studies and recommenda-Except as otherwise provided by law, each board's responsibilities shall

academic or other programs. (1989, c. 64; 1993, c. 47.) employees, lawful appeals made by students in accordance with board policy, lawful appeals made by faculty or staff or final review of new or established those institutions. This shall not be interpreted to include the classification of and control over financial, educational and administrative affairs of each state sible and within prescribed standards and limitations, such part of its power institution of higher education to the president or other administrative head of Each board shall delegate, as far as is lawful, efficient and fiscally respon-

§ 18B-1-8. Powers and duties of governing boards gener-

(a) Each governing board shall separately have the power and duty to:

under its jurisdiction; educational policies and affairs of the state institutions of higher education (1) Determine, control, supervise and manage the financial, business and

within one year of the filing of said program proposal; of education and the arts, who shall approve or disapprove such proposal either governing board, such program proposal shall be filed with the secretary filed with both governing boards. Upon objection thereto within sixty days by program, such program proposal shall not be implemented until the same is state institution of higher education desires to establish a new degree programs as, in the discretion of the boards, may be necessary. Whenever a periodically revised as necessary, including the addition or deletion of degree government and the general public in the development of all segments of the roles and missions of private post-secondary education providers in the state. vocational-technical-occupational education. The plan shall also address the for periods of not less than five nor more than ten years and shall be plan for post-secondary education in the state. The plan shall be established Each board shall involve the executive and legislative branches of state vocational education is subject to approval by the joint commission for education are addressed: Provided, That the master plan for post-secondary such a plan to assure that the needs of the state for a quality system of higher ment levels and other planning determinates and projections necessary in resource requirements, physical plant needs, state personnel needs, enrollunder its jurisdiction, setting forth the goals, missions, degree offerings, (2) Prepare a master plan for the state institutions of higher education

avoid unnecessary duplication; and responsibilities to meet the higher education needs of the state and to under its jurisdiction, in accordance with its master plan, specific functions (3) Prescribe and allocate among the state institutions of higher education

ment of funding parameters, priorities and goals; (4) Consult with the executive branch and the Legislature in the establish-

requests to relate directly to missions, goals and projections in its state master each of the state institutions of higher education under its jurisdiction, such (5) Establish guidelines for and direct the preparation of budget requests for

separate state institutions of higher education under its jurisdiction; single budget for the state institutions of higher education under its jurisdicaccompanied by a tentative schedule of proposed allocations of funds to the tion: Provided, That when a single budget is submitted, that budget shall be and legislative branches of state government separate budget requests on behalf of the state institutions of higher education under its jurisdiction or a (6) Consider, revise and submit to the appropriate agencies of the executive

president of the Senate, no later than the first day of each regular session of (7) Prepare and submit to the speaker of the House of Delegates and the

budget request; higher education under its jurisdiction and the effect of such funds on the the general revenue fund anticipated to be received by each state institution of tion. The analysis shall summarize all amounts and sources of funds outside of analysis of the budget request submitted under subdivision (6) of this subsecthe Legislature and to any member of the Legislature upon request, an

external funds received at each such institution during the previous fiscal date and, no later than the first day of August, a summary of federal and other higher education under its jurisdiction for the fiscal year beginning on that of July of each year, the approved operating budgets of each state institution of (8) Prepare and submit to the legislative auditor, no later than the first day

effectively utilized in the development and management of higher education policy, mission and goals; (9) Establish a system of information and data management that can be

ate standard for program evaluation; recognized teacher education program accreditation standard as the approprinationally accredited program and in order to prevent expensive duplication of program accreditation, the boards may select and utilize one nationally permit graduates of teacher education programs to receive a degree from a education programs offered in the institutions under their control. In order to governing board shall have the exclusive authority to approve the teacher this code to the contrary, after the effective date of this section the appropriate tion for credit with the grade earned. Notwithstanding any other provision of higher education is transferable to another state institution of higher educaaddressed, and that core course work completed at any state institution of that the needs of nontraditional college age students are appropriately programs in the time frame normally associated with program completion, courses is such that students have the maximum opportunity to complete also ensure that the sequence and availability of academic programs and academic disciplines by their accrediting bodies. The governing boards shall appropriate, these studies should make use of the studies required of many placement patterns and the effectiveness of the educational experience. Where conduct periodic studies of its graduates and their employers to determine of such review, each governing board shall require each of its institutions to address the viability, adequacy and necessity of the programs in relation to its master plan and the educational and work force needs of the state. As a part state institutions of higher education under its jurisdiction. The review shall (10) Review, at least every five years, all academic programs offered at the

ning and decision making when those groups are affected; (11) Utilize faculty, students and classified staff in institutional level plan-

sation for all employees other than faculty and policy level administrators; (12) Administer a uniform system of personnel classification and compen-

appeals therefrom, so that aggrieved parties may be assured of timely and (13) Establish a uniform system for the hearing of employee grievances and

(14) Solicit and utilize or expend voluntary support, including financial contributions and support services, for the state institutions of higher educa-

committees of the institutional boards of advisors pursuant to section one higher education from candidates submitted by the search and screening [§ 18B-6-1], article six of this chapter; (15) Appoint a president or other administrative head for each institution of

a governing board knowledgeable in higher education matters who are not otherwise employed by characteristics of the institution and utilizing institutional personnel, institudent in every fourth year of employment as president, recognizing unique tional boards of advisors, staff of the appropriate governing board and persons (16) Conduct written performance evaluations of each institution's presi-

for that fiscal year; and the system of higher education under its jurisdiction during the previous fiscal the first day of December of each year, an annual report of the performance of year as compared to stated goals in its master plan and budget appropriations (17) Submit to the joint committee on government and finance, no later than

and granting credit for work experience for courses offered by the consortium. entering into said contracts and consortium agreements and for determining governing boards shall promulgate uniform legislative rules providing for permitted to share resources among the various groups in the community. The regional educational service areas. To accomplish this goal, the boards are institutions of higher education or at off-campus locations in such institutions' private industry to provide technical, vocational, college preparatory, remedial contracts or consortium agreements with the public schools, private schools or and customized training courses at locations either on campuses of public (18) The governing boards shall have the power and authority to enter into

accordance with the appropriate governing board's policy, lawful appeals made include classification of employees, lawful appeals made by students in manner: Provided, however, That such delegation shall not be interpreted to in order to enable such institution to function in a proper and expeditious education in any case where it deems such delegation necessary and prudent over the business affairs of a particular state institution of higher education to with prescribed standards and limitations, such part of its power and control any such provision of law: Provided, That each governing board may delegate, nated state institutions of higher education, and such power shall supersede provision of law assigning specified functions and responsibilities to desigthe state and avoid unnecessary duplication, shall not be restricted by any specific functions and responsibilities to meet the higher educational needs of allocate among the state institutions of higher education under its jurisdiction appropriate governing board at any time, in whole or in part. programs. Any such delegation of power and control may be rescinded by the by faculty or staff or final review of new or established academic or other the president or other administrative head of such state institution of higher (b) The power, herein given to each governing board to prescribe and

hrst day of September, one thousand nine hundred ninety-three, setting forth (c) The governing boards shall promulgate uniform legislative rules by the

standards for acceptance of advanced placement credit for their respective institutions. Individual departments at institutions of higher education may, upon approval of the institutional faculty senate, require higher scores on the advanced placement test than scores designated by the appropriate governing board when the credit is to be used toward meeting a requirement of the core curriculum for a major in that department.

(d) Each governing board and/or an individual appointed by the president of each institution shall consult, cooperate and work with the state treasurer and the state auditor to develop an efficient and cost-effective system for the financial management and expenditure of special revenue and appropriated state funds for higher education that ensures that properly submitted requests for payment be paid on or before due date, but in any event, within fifteen days of receipt in the state auditor's office. The system shall be established and implemented as soon as practical and the governing boards shall report to the legislative oversight commission on education accountability prior to the first day of January, one thousand nine hundred ninety-four, regarding the efficacy of the system.

(e) The governing boards in consultation with the secretary of the department of administration shall develop a plan and report such plan to the legislative oversight commission on education accountability by the first day of December, one thousand nine hundred ninety-five. Such plan shall establish a consistent method of conducting personnel transactions including, but not limited to, hiring, dismissal, promotions and transfers at all institutions under their jurisdiction. Each such personnel transaction shall be accompanied by the appropriate standardized system or forms which will be submitted to the respective governing boards, and the department of finance and administration. Such plan shall be developed with a contemplated target implementation date of the first day of July, one thousand nine hundred ninety-six.

(f) Notwithstanding any other provision of this code to the contrary, the governing boards and the secretary of education and the arts shall have the authority to transfer funds from any account specifically appropriated for their use to any corresponding line item in a general revenue account at any agency or institution under their jurisdiction as long as such transferred funds are used for the purposes appropriated. The governing boards also shall have the authority to transfer funds from appropriated special revenue accounts for capital improvements under their jurisdiction to special revenue accounts at agencies or institutions under their jurisdiction as long as such transferred funds are used for the purposes appropriated.

(g) Notwithstanding any other provision of this code to the contrary, the governing boards or senior administrator may acquire such legal services as are deemed necessary, including representation of the governing boards, their institutions, employees and officers before any court or administrative body. Such counsel may be employed either on a salaried basis or on a reasonable fee basis. In addition, the governing boards or senior administrator may, but are not required to, call upon the attorney general for legal assistance and representation as provided by law. (1989, c. 64; 1993, c. 47; 1995, c. 99.)

Editor's notes. — Concerning the reference in (a)(10) to "the effective date of this section," Acts 1993, c. 47 provided that this section take effect from passage (April 21, 1993).

ALR references. — Student's right to compel school officials to issue degree, diploma, or the like, 11 ALR4th 1182.

# § 18B-1-8a. Higher education accountability; institutional and statewide report cards.

(a) The governing boards are directed to make information available to parents, students, faculty, staff, state policymakers and the general public on the quality and performance of public higher education. This information shall be consistent and comparable between and among the state institutions of higher education and, if applicable, comparable with information from peer institutions in the region and the nation.

code, providing for the collection, analysis and dissemination of data and provisions of article three-a [§ 29A-3A-1 et seq.], chapter twenty-nine-a of this ninety-five, the governing boards are directed to adopt a rule pursuant to the goals and objectives set forth in sections one-a and one-b [§§ 18B-1-1a and including health sciences education, in relation to the findings, directives, information on the performance of the state institutions of higher education, subsection (c) of this section are null and void: The legislative rules shall education accountability, and the effective date of the rule, the provisions of card. Upon approval of the rule by the legislative oversight commission on information considered necessary for inclusion in a higher education report governor, the legislative oversight commission on education accountability and nation. In developing the rule, the governing boards shall consult with the and guidelines for the collection and reporting of data and the preparation, provide the legislative oversight commission on education accountability with the state department of education regarding the relevant areas of data and 18B-1-1b] of this article and in comparison to their peers in the region and the appendix available to the general public upon request. required information. Any technical or explanatory material which an instituprinting and distribution of report cards under this section. The report card definitions for the various indicators of student and institutional performance recordkeeping and reporting. The legislative rules shall include uniform full and accurate information while minimizing the institutional burden of tion or governing board wishes to include shall be contained in a separate forms shall provide for brief, concise reporting in nontechnical language of (b) On or before the first day of November, one thousand nine hundred

(c) The president or chief executive officer of each public college, university or community college shall prepare and submit annually all requested data to or community college shall prepare and submit annually all requested data to the appropriate governing board at the time as the governing board may establish. The governing boards shall prepare institutional report cards for institutions under their jurisdiction and systemwide report cards which shall include the information required in the following subdivisions:

(1) For all undergraduate students and for all institutions having undergraduate programs, the institution shall report the following as available and applicable: Average scores of incoming freshmen and transfer students on the

American college test (ACT) or scholastic aptitude test (SAT); percentage of incoming freshmen enrolled in developmental classes; student performance as measured by grade point average and/or appropriate testing measures; the graduation or completion rate as may be defined by federal law or regulation for the student body as a whole and separately for students at the institution who received athletically-related student aid categorized by sex and athletic program; the rate at which individuals who complete or graduate from the program of an institution pass applicable licensure or certification examinations required for employment in a particular vocation, trade or professional field; student mobility (transfers in, transfers out and withdrawals); number percentage of student body receiving tuition fee waivers; and number, percentage and dollar value of tuition fee waivers categorized by whether the waiver is for athletic participation or is an academic waiver and by whether the

compared to expenditures per pupil calculated as to students enrolled in the institution as a whole. per pupil directly attributable to students enrolled in the professional school as minorities as the term is defined by federal law; and the ratio of expenditures percentage of students who are women and the percentage of students who are residents, the percentage of students who are nonresidents of the state, the in each program, including the percentage of those students who are state employment in the particular professional field; the total number of students institution pass applicable licensure or certification examinations required for at which individuals who complete or graduate from the program of an defined by federal law or regulation for the student body as a whole; the rate number of degrees granted; the graduation or completion rate as may be rized by whether the recipient is a resident or nonresident of this state; the waivers; number, percentage and dollar value of tuition fee waivers categoexaminations; number and percentage of student body receiving tuition fee scores of beginning students and transfer students on standardized entrance institution shall report the following as available and applicable: Average required and for which an undergraduate degree is a general prerequisite, the academic programs leading to professions in which licensing is normally (2) For professional schools, defined for the purposes of this section as

(3) For graduate schools, defined for the purposes of this section as academic programs leading to advanced degrees (masters or doctorates of philosophy in fields for which bachelor's degree programs are available) and for which an undergraduate degree is a general prerequisite, the institution shall report the following as available and applicable: Average scores of beginning students and transfer students on standardized entrance examinations; number and percentage of student body receiving tuition fee waivers; number, percentage and dollar value of tuition fee waivers categorized by whether the recipient is a resident or nonresident of this state; the number of degrees granted; the graduation or completion rate as may be defined by federal law or regulation for the student body as a whole; the rate at which individuals who complete or graduate from the program of an institution pass applicable licensure or certification examinations required for employment; and the total number of

students in each program, including the percentage of those students who are state residents, the percentage of students who are nonresidents of the state, the percentage of students who are women and the percentage of students who are minorities as the term is defined by federal law.

(4) In addition to any and all information required by subdivision (2) of this subsection, each health sciences school shall assist the vice chancellor for health sciences in providing information for the institutional and statewide report cards, which shall include reports on the following:

(A) Information on graduates, including, but not limited to, placement of interns and residents, retention rates in the state, retention rates in unreserved areas as determined by the division of health, the percentage practicing in primary care in this state to be defined as family medicine, internal medicine, pediatrics and obstetrics/gynecology, and other information pertinent to health sciences education as it relates to health care delivery in this state such as recruitment programs to attract health care providers to West Virginia; reasons obtained from graduate surveys as to why health care graduates are leaving West Virginia; programs developed to direct graduates into primary care practices and specialty shortage areas in this state; and ways in which the health sciences schools intend to assist in meeting the projected health care needs of this state, including specialty and subspecialty health care professional needs and where those needs are expected to arise, as those needs are defined by the division of health or such other state agency as the division of health may consider appropriate;

(B) Contractual and financial arrangements between the health sciences schools and such nonprofit and for-profit entities receiving moneys from the health sciences schools that the board of trustees determines have a significant impact on the provision of health sciences education in this state. The report shall state the entity, the amount of funds paid to the entity and what the payment is for;

(C) The roles and missions of the health sciences schools and evaluation of each school's performance in accordance with outcome measures developed to evaluate the attainment of the roles, missions and programs developed for each school;

(D) The annual audit of the expenditures of each health sciences school and any audit received by the board from the nonprofit and for profit entities determined by the board of trustees to have a significant affiliation to any health sciences school;

(E) Findings regarding management and operation of the health sciences schools, the findings to be based on the annual audits and to include proposals for and barriers to improving efficiency and generating cost savings in health sciences education;

(F) The quality of health sciences education, including, but not limited to, a review of any accrediting agency's report on health sciences education at any state-funded health sciences school;

(G) The clinical health care services and programs offered or delivered by the health sciences schools, including, but not limited to, programs which use existing state facilities for the purposes of clinical rotations;

effectuates the roles and missions of the health sciences schools; education in this state, including, but not limited to, ways in which the budget (H) Matters relating to the funding and budgeting of health sciences

sciences education; and on the allocation of any state or other tax dedicated to the funding of health costs, projected operating expenses and future growth and recommendations comprehensive review thereof. The report shall include anticipated capital (I) The financing of health sciences education subsequent to an annual,

providing information about the health sciences schools pursuant to this concerns as the board of trustecs may consider necessary or helpful in (J) Such other administrative, budgetary, financial, educational and other

years for which data are available. campus during the most recent school year and during the preceding school available of criminal offenses reported to campus security authorities or local recent school year and during the preceding school years for which data are police; and statistics concerning the number of arrests for crimes occurring on time faculty; statistics concerning the occurrence on campus during the most major administrative staff; percentage of classes taught by adjunct or partand major administrative staff; percentage women comprise of faculty and administrators at the institution; percentage minorities comprise of faculty expenditure per full-time equivalent (FTE) student; expenditure by fund in graphic display; the academic rank and years of experience of the faculty and administrator ratio; faculty turnover by school; educational and general extent comparison data are available: Student-faculty ratio by school; studentother institutions in the state, region and nation as applicable and to the indicators of institutional performance in comparison with the aggregate of all (5) For all public institutions of higher education in the state, the following

directors of the state college system for each indicator. separately listed applicable indicator and the aggregate of the data for all West Virginia and for all institutions under the jurisdiction of the board of institutions under the jurisdiction of the board of trustees of the university of The statewide report card shall include the data for each institution for each

review report card data in relation to previously adopted board goals, five-year meeting goals and in developing trend information, the governing boards shall plans, regional and national higher education trends and the resource allocagraduate students involved in each project. In assessing progress toward description of each project and the numbers of faculty, graduate and underassessment of the individual institutions under its jurisdiction shall include and the higher education systems. Each governing board as part of its for each institution and a succinct review of research projects including a brief the number and gross dollar amount of grants received for academic research higher education and shall also include goals and trends for the institutions present performance of the individual institutions and the state systems of state, regional and national data as applicable and available indicating the The statewide report cards shall be prepared using actual institutional,

> assembling the statewide report card from information submitted by each governing board in data collection and reporting and is responsible for administrator shall provide technical assistance to each institution and (d) The higher education central office staff under the direction of the senior

meeting of the appropriate governing board subject to applicable notice section. The statewide report card shall be presented at a regular board with the guidelines set forth in this section and rules promulgated under this Each governing board shall prepare report card information in accordance

is available, in which case such year shall be clearly footnoted. current school year or for the most recent school year for which the information thereafter. Statewide report cards shall be based upon information for the first day of January, one thousand nine hundred ninety-seven, and each year to the legislative oversight commission on education accountability prior to the The statewide report cards shall be completed and disseminated with copies

62; 1995, c. 99; 1996, c. 119.) statewide report cards available to any individual requesting them. (1991, c. The governing boards shall make copies of both the institutional and

Effect of amendment of 1996. — The amendment, effective March 9, 1996, in (b), substituted are null and void for "shall be null and void in the second sentence, and deleted "Provided, That the statewide report card due shall be compiled and disseminated pursuant to said subsection, preceding the third senhundred ninety five, pursuant to said section, on the first day of December, one thousand nine

graph; and made stylistic changes throughout. nine hundred ninety-two" in the third pararesponsible" in the first paragraph, and substi-tuted "January, one thousand nine hundred ninety-seven" for "December, one thousand in (d), substituted "is responsible" for "shall be appropriate" for "may deem appropriate"; re-wrote (c)(4)(B); in (c)(4)(J), substituted "may consider necessary" for "may deem necessary", for "December, one thousand

### § 18B-1-8b. Marshall university graduate college. tence; in (c)(4)(A), substituted "may consider

effective the first day of July, one thousand nine hundred ninety-seven. of this chapter and shall be merged and consolidated with Marshall university, institution, as defined by subsection (h), section two [§ 18B-1-2(h)], article one West Virginia graduate college shall cease to be an individual higher education (a) Notwithstanding any other provisions of this code to the contrary, the

responsibility of the board of trustees to approve and review graduate and nontraditional students and providing graduate instruction throughout mission of West Virginia university or any other institution. programs offered within the university system, nor to limit the statewide the state. Nothing herein shall be interpreted to abrogate the power or facilitate the multiple missions of the graduate college in serving traditional adopts policies, procedures and standards for its graduate programs that sity and the board of trustees in operating Marshall university: Provided, That the board of trustees shall assure that the president of Marshall university the same procedures, policies, rules and practices utilized by Marshall univer-(b) The graduate programs of Marshall university shall be operated under